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9 **UNITED STATES DISTRICT COURT**
10 **NORTHERN DISTRICT OF CALIFORNIA**

11 ROBERT A. PASTOR, on behalf of himself
12 and all others similarly situated,

13 Plaintiff(s),

14 v.

15 BANK OF AMERICA,

16 Defendant.
17
18
19
20
21

Case No. 15-cv-03831-VC

CLASS ACTION

**DECLARATION OF DEBORAH
MCCOMB RE: NOTICE
PROCEDURES**

22 I, Deborah McComb, declare as follows:

23 1. I am employed as a Senior Project Manager by KCC Class Action
24 Services, LLC ("KCC"), located at 3301 Kerner Blvd., San Rafael, California. KCC
25 was appointed as the Settlement Administrator in this matter and is not a party to this
26 action. I have personal knowledge of the facts set forth herein and, if called as a
27 witness, could and would testify competently thereto.
28

CAFA Notification

1. In compliance with the Class Action Fairness Act (“CAFA”), 28 U.S.C. Section 1715, KCC compiled a CD-ROM containing the following documents:

- a. Plaintiffs’ Class Action Complaint, filed on August 21, 2015, along with all materials filed with the Complaint;
- b. Plaintiffs’ First Amended Class Action Complaint, filed on April 17, 2017, along with all materials filed with the First Amended Complaint;
- c. The parties’ Joint Motion for Preliminary Approval of Class Action Settlement, along with all supporting materials;
- d. The proposed class action settlement agreement (“Class Settlement Agreement”), along with all exhibits thereto;
- e. The proposed Class Notice, which includes both mail notice and notice available through the settlement website and which informs Settlement Class Members of the Settlement and their right to object to or request exclusion from the Settlement,

which accompanied a cover letter (collectively, the “CAFA Notice Packet”). A copy of the cover letter is attached hereto as Exhibit A.

2. On May 19, 2017, KCC caused fifty-three (53) CAFA Notice Packets to be mailed via Priority Mail from the U.S. Post Office in Memphis, Tennessee to the parties listed on Exhibit B, *i.e.*, the U.S. Attorney General, the Attorneys General of each of the 50 States and the District of Columbia, as well as parties of interest to this Action. Exhibit C provides a list of Priority Mail tracking numbers for each CAFA recipient.

3. On July 28, 2017, after additional negotiations between the parties, and in further compliance with the Class Action Fairness Act (“CAFA”), 28 U.S.C. Section 1715, KCC compiled a CD-ROM containing the following documents:

- a. Revised Settlement Agreement filed on June 23, 2017;

- b. Revised Notices filed on June 23, 2017;
- c. The Court's preliminary approval order issued July 7, 2017;
- d. Ex Parte Motion filed July 26, 2017 and the Proposed Claims Forms;
and
- e. Second Revised Notices filed on July 26, 2017 amending the notices
per the Court's preliminary approval order in Redlined Format as
requested,

which accompanied a cover letter (collectively, the "Supplemental CAFA Notice Packet"). A copy of the cover letter is attached hereto as Exhibit D.

4. The Supplemental CAFA Notice Packet was mailed via Priority Mail to all parties listed on Exhibit B. Exhibit E provides a list of Priority Mail tracking numbers for each Supplemental CAFA recipient.

5. On September 6, 2017, in further compliance with the Class Action Fairness Act ("CAFA"), 28 U.S.C. Sections 1715(b)(2) and 1715(b)(7), KCC effected a Second Supplemental CAFA Notice mailing comprised of a cover letter and Appendix A (collectively, the "Second Supplemental CAFA Notice Packet"), providing an estimated number of Settlement Class Members by State of residence as well as the timing for the Final Approval Hearing in this matter. A copy of the Second Supplemental CAFA Notice Packet is attached hereto as Exhibit F.

6. The Second Supplemental CAFA Notice Packet was mailed via Priority Mail to all parties listed on Exhibit B. Exhibit G provides a list of Priority Mail tracking numbers for each Second Supplemental CAFA Notice Packet recipient.

7. On September 14, 2017, after determining that incorrect class data was provided to the Attorneys General, a corrective Second Supplemental CAFA Notice mailing comprised of a cover letter and Corrected Appendix A (collectively, the "Corrective Second Supplemental CAFA Notice Packet") was mailed via Priority Mail

1 to all parties listed on Exhibit B. A copy of the Corrective Second Supplemental
2 CAFA Notice Packet is attached hereto as Exhibit H. Exhibit I provides a list of
3 Priority Mail tracking numbers for each Corrective Second Supplemental CAFA
4 Notice Packet recipient.

5
6 8. As of the date of this declaration, KCC has received no response to the
7 CAFA Notice Packet mailings from any of the recipients identified in paragraph 2
8 above.

9
10 **Class List**

11 9. Group One: On July 27, 2017, KCC received from Defendant lists of
12 534,972 persons identified as the Class List and on and August 8, 2017, an additional
13 Class List containing 618 persons. The Class Lists included names and mailing
14 addresses. KCC formatted the lists for mailing purposes and processed the names and
15 addresses through the National Change of Address Database (“NCOA”) to update any
16 addresses on file with the United States Postal Service (“USPS”). A total of 50,789
17 addresses were found and updated via NCOA. KCC removed duplicates and updated
18 its proprietary database with the Class List, including those records with incomplete
19 mailing addresses.

20 10. Group Two: On March 5, 2018, KCC received from Defendant a list of
21 61,409 persons identified as the Class List. The Class Lists included names and
22 mailing addresses. KCC formatted the lists for mailing purposes and processed the
23 names and addresses through the National Change of Address Database (“NCOA”) to
24 update any addresses on file with the United States Postal Service (“USPS”). A total
25 of 4,734 addresses were found and updated via NCOA. KCC removed duplicates and
26 updated its proprietary database with the Class List, including those records with
27 incomplete mailing addresses.
28

1 **Mailed Notice**

2 11. On August 16, 2017, KCC caused the double post-card notice with
3 detachable claim form "Mail Notice" to be printed and mailed to the 526,627 names
4 and mailing addresses in the Class List for Group One. On March 23, 2018 KCC
5 caused the Mail Notice to be printed and mailed to an additional 58,090 names and
6 mailing address in the Class List for Group Two. Those that we had potential address
7 issues, were corrected and finalized and mailed on April 10, 2018 to an additional
8 2,084 names and mailing address for the Class List for Group Two. True and correct
9 copies of the Mail Notice (s) are attached hereto as Exhibit J.

10 12. Since mailing the Mail Notices to the Class Members for Group One,
11 KCC has received 6,553 Mail Notices returned by the USPS with forwarding
12 addresses. Group Two KCC has received 423 Mail Notices returned by the USPS
13 with forwarding addresses KCC immediately caused Mail Notices to be re-mailed to
14 the forwarding addresses supplied by the USPS.

15 13. Since mailing the Mail Notices to the Class Members for Group One,
16 KCC has received 56,478 Mail Notices returned by the USPS with undeliverable
17 addresses. For Group Two KCC has received 7,239 Mail Notices returned by the
18 USPS with undeliverable addresses. Through credit bureau and/or other public source
19 databases, KCC performed address searches for these undeliverable Mail Notices and
20 was able to find updated addresses for 45,447 Class Members in both Groups. KCC
21 promptly re-mailed Mail Notices to the found new addresses.

22 **Published Notice**

23 14. KCC caused the Publication Notice to be published in USA Today on
24 August 16, 2017. A true and correct copy of the Publication Notice is attached hereto
25 as Exhibit K.
26
27
28

1 **Settlement Website**

2 15. On August 15, 2017, KCC established a website
3 www.PastorBANAFCRASettlement.com dedicated to this matter to provide
4 information to the Class Members and to answer frequently asked questions. The
5 website URL was set forth in the Mail Notice Publication Notice and Long Form
6 Notice. Visitors of the website can download copies of the Long Form Notice, Claim
7 Form and other case-related documents. Visitors can also submit claims online. After
8 the Court's March 13, 2018 Order re Supplemental Preliminary Approval, the website
9 was updated again in compliance with the Court's order.

10
11 **Toll-Free Telephone Number**

12 16. On August 15, 2017, KCC established an Interactive Voice Response
13 ("IVR") toll-free telephone number dedicated to answering telephone inquiries from
14 Class Members and to file Claims through the IVR. Following the Court's March 16,
15 2018 order granting the Supplemental Preliminary Approval Motion, KCC
16 reestablished the IVR for claims to be filed by all members.

17
18 **Request for Exclusion from Class**

19 17. The postmark deadline for all Class Members to request to be excluded
20 from the class was June 19, 2018. As of the date of this declaration, KCC has received
21 33 requests for exclusion. 5 Class Member filed both a request for exclusion and a
22 timely claim. A list of the Class Members requesting to be excluded is attached hereto
23 as Exhibit L.

24 **Objections**

25 18. The deadline for Class Members to object to the Settlement was
26 postmarked or electronically submitted by June 19, 2018 and was to be sent to both the
27 Court and Class Counsel. KCC is unaware of any objections to the Settlement.
28

Claim Forms

19. To date KCC has received 121,956 claim forms.

Group 1 Claims through the November 14, 2017 deadline date:

To date, KCC has received 91,453 identified class members. KCC also received 14,127 claims not originally identified by the Defendant.

Group 1 Claims after November 14, 2017 to Group Two mail date:

To date, KCC has received 1,803 identified class members. KCC also received 784 claims not originally identified by the Defendant, during this timeframe.

Group 2 Claims through the of June 19, 2018 deadline date:

To date, KCC has received 9,611 identified class members for Group Two and 604 from Group One. KCC received 3,574 claims not originally identified by the Defendant. Of the 13,789 claims filed during Group Two; 1,879 were identified as Duplicates, 63 claims were identified as suspicious claims. A total of 11,242 claims are considered valid claims for Group Two.

Group 1 valid claims: Of the 108,771 claims filed for both Group Ones; 5,006 were identified as Duplicates and 491 claims that were identified as suspicious claims and 5 claims also filed an Exclusion. A total of 103,269 claims are considered valid claims for both Group Ones.

Group 2 valid claims: Of the 13,185 claims filed for Group Two 1,879 were identified as Duplicates and 63 claims that were identified as suspicious claims. A total of 11,243 claims are considered valid claims for Group Two.

20. KCC estimates their costs through completion for Group One to be no higher than \$775,000.00. For Group Two to be no higher than \$92,352.00.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this 20th day of July 2018 at San Rafael, California.


Deborah McComb

EXHIBIT A

May 19, 2017

VIA PRIORITY MAIL

«First» «Last»
«Company»
«Address_1»
«Address_2»
«City», «State» «Zip»

Re: Notice of Class Action Settlement Under 28 U.S.C. § 1715: *Robert A. Pastor, Scott M. Van, Regina M. Florence, William E. Florence III, on behalf of themselves and all others similarly situated, Plaintiff, v. Bank of America, N.A., Defendant*; Case No. 15-cv-03831-VC (N.D. CA)

Dear «First» «Last»,

We write on behalf of Bank of America, N.A. (“BANA” or “Defendant”), which is the Defendant in the above-referenced action pending before the Honorable Vince Chhabria in the United States District Court for the Northern District of California. This letter is to provide notice to your office, pursuant to the Class Action Fairness Act of 2005, 28 U.S.C. § 1715 (“CAFA”), of a proposed class action settlement (the “Settlement”) between BANA and Plaintiffs Robert A. Pastor, Scott M. Van Horn, Regina M. Florence, William E. Florence III (“Plaintiffs”) in connection with Plaintiffs’ claims under the Fair Credit Reporting Act.

On April 13, 2017, the parties filed a Joint Motion for Preliminary Approval of Class Action Settlement. For the purposes of settlement, the parties seek certification of a class defined as:

All persons with an address within the United States whose consumer credit report was obtained by BANA and/or FIA Card Services (FIA) for an Account Review Inquiry during the period August 21, 2010, through April 13, 2017 where the subject account relationship had terminated because any of the following criteria were met: (i) the debt on the account had been discharged in bankruptcy; (ii) the account was closed with a zero balance; or (iii) the account had been sold or transferred to a third party. Excluded from the Class are all current Bank of America employees, officers and directors, and the judge and magistrate presiding over this Action and their respective staff.

A hearing on the Joint Motion is set for June 8, 2017 at 10:00 a.m.

CAFA requires this notice to consist of the eight items addressed below. Electronic copies of the documents identified below are included on the enclosed CD. Please do not hesitate to contact us with any questions you may have regarding these materials.

«First» «Last»

May 19, 2017

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I. Enclosed Copies of Complaint, Settlement Materials, And Notice

As required by 28 U.S.C. § 1715(b)(1)-(b)(6), we have enclosed a CD containing the following materials (in Adobe Acrobat (.pdf) format) relating to the proposed Settlement:

- 1) Plaintiffs' Class Action Complaint, filed on August 21, 2015, along with all materials filed with the Complaint (**Exhibit A**);
- 2) Plaintiffs' First Amended Class Action Complaint, filed on April 17, 2017, along with all materials filed with the First Amended Complaint (**Exhibit B**);
- 3) The parties' Joint Motion for Preliminary Approval of Class Action Settlement, along with all supporting materials (**Exhibit C**);
- 4) The proposed class action settlement agreement ("Class Settlement Agreement"), along with all exhibits thereto (**Exhibit D**);
- 5) The proposed Class Notice (**Exhibit E**), which includes both mail notice and notice available through the settlement website and which informs Settlement Class Members of the Settlement and their right to object to or request exclusion from the Settlement.

II. Any Notice of Any Scheduled Judicial Hearing

Pursuant to 28 U.S.C. § 1715(b)(2), the Court has set the hearing on the parties' Joint Motion for Preliminary Approval of Class Action Settlement for June 8, 2017 at 10:00 a.m.

III. Any Notice to Class Members

Pursuant to 28 U.S.C. § 1715(b)(3), each Settlement Class Member will receive notification of the Class Settlement Agreement and his or her right to request exclusion from the Settlement. This information is provided in the proposed Class Notice (**Exhibit E**).

IV. Any Proposed or Final Class Action Settlement

Pursuant to 28 U.S.C. § 1715(b)(4), the proposed Class Settlement Agreement is attached as **Exhibit D**.

V. Any Settlement Or Agreement Contemporaneously Made Between Class Counsel and Counsel for BANA

Pursuant to 28 U.S.C. § 1715(b)(5), there are no settlements or other agreements contemporaneously made between class counsel and counsel for Defendant, other than the Class Settlement Agreement (**Exhibit D**).

«First» «Last»

May 19, 2017

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In addition to the agreements between class counsel and counsel for Defendant reflected in the Settlement Agreement, Defendant also discloses as follows:

VI. Related Actions

There are two related class actions filed by different plaintiff's counsel: (1) in the United States District Court for the District of Nevada (*Kim Vanamann, individually and on behalf of all others similarly situated v. FIA Card Services N.A.*, Case No. 2:16-cv-01071-RFB-CWH); and (2) in the United States District Court for the Southern District of California (*Sean and Janaka Adams, on behalf of themselves and all others similarly situated, Plaintiffs, v. Bank of America Corporation, and Does 1-10, inclusive, Defendant(s)*, Case No. 3:16-cv-1178-H-BLM). The Pastor class definition would subsume the *Vanamann* and *Adams* putative class members, and BANA has filed a motion to stay/transfer the *Vanamann* action to the Northern District of California pursuant to the first-to-file rule, and has signed a settlement agreement with the *Adamses* on an individual basis.

VII. Any Final Judgment Or Notice of Dismissal

Pursuant to 28 U.S.C. § 1715(b)(6), the Court has not yet entered a final judgment or notice of dismissal as of the date of this notice.

VIII. Reasonable Estimate Of Number Of Class Members Residing In Each State And The Estimated Proportionate Share Of Such Claims Of Such Members To The Entire Settlement

Pursuant to 28 U.S.C. § 1715(b)(7), it is not feasible at this time to provide the number of Settlement Class Members who reside in each state, the estimated proportionate share of the claims of such Settlement Class Members to the entire Settlement, or the exact number of Settlement Class Members. Nonetheless, based upon the information currently available, BANA reasonably estimates that there are 537,857 Settlement Class Members nationwide.

The names of the class members and their last known addresses, as determined from Defendant's records will be updated by the settlement administrator using a Lexis-Nexis persons search and the National Change of Address Database.

The proportionate share of the settlement amount that each class member is eligible to receive is dependent upon the number of claims actually submitted, certain matters to be determined by the Court at the preliminary and final approval hearing (including, for example, the amount of the attorneys' fees and litigation costs, if any, to award to class counsel and the amount of any class representative award to plaintiff), whether certain class members cannot be located, the results of additional diligence to resolve any discrepancies in Defendant's business records, and certain other matters that will not be known until the time of the final approval hearing (including, for example, the number of class members that request exclusion from the Pastor Action). At this

«First» «Last»

May 19, 2017

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time, and as set forth in detail in the Settlement Agreement, Defendant will pay a total amount of \$1.645 million.

IX. Written Judicial Opinions

Pursuant to 28 U.S.C. § 1715(b)(8), no written judicial opinions have been issued relating to the proposed settlement as of this date.

Pursuant to CAFA, you are not required to comment on the Settlement. However, if you have questions about this notice, the lawsuit, or the enclosed materials, please do not hesitate to contact me.

Sincerely,

Robert Austin

Senior Vice President and Associate General Counsel
Bank of America

Encl.

EXHIBIT B

Last	First	Company	Address 1	Address 2	City	State	Zip
Lindemuth	Jahna	Office of the Alaska Attorney General	P.O. Box 110300		Juneau	AK	99811-0300
Marshall	Steve	Office of the Alabama Attorney General	501 Washington Avenue	PO Box 300152	Montgomery	AL	36130-0152
Rutledge	Leslie	Arkansas Attorney General Office	323 Center Street, Suite 200		Little Rock	AR	72201-2610
Brnovich	Mark	Office of the Arizona Attorney General	1275 W. Washington Street		Phoenix	AZ	85007
CAFA Coordinator		Office of the Attorney General	Consumer Law Section	455 Golden Gate Ave., Suite 11000	San Francisco	CA	94102
Coffman	Cynthia	Office of the Colorado Attorney General	Ralph L. Carr Colorado Judicial Center	1300 Broadway, 10th Floor	Denver	CO	80203
Jepsen	George	State of Connecticut Attorney General's Office	55 Elm Street		Hartford	CT	6106
Racine	Karl A.	District of Columbia Attorney General	441 4th Street, NW, Suite 1100S		Washington	DC	20001
Sessions	Jefferson	Attorney General of the United States	United States Department of Justice	950 Pennsylvania Avenue, NW	Washington	DC	20530-0001
Denn	Matthew	Delaware Attorney General	Carvel State Office Building	820 N. French Street	Wilmington	DE	19801
Bondi	Pam	Office of the Attorney General of Florida	The Capitol, PL-01		Tallahassee	FL	32399-1050
Carr	Chris	Office of the Georgia Attorney General	40 Capitol Square, SW		Atlanta	GA	30334-1300
Chin	Douglas S.	Office of the Hawaii Attorney General	425 Queen Street		Honolulu	HI	96813
Miller	Tom	Iowa Attorney General	Hoover State Office Building	1305 E. Walnut Street	Des Moines	IA	50319
Wasden	Lawrence	State of Idaho Attorney General's Office	Statehouse	700 W Jefferson St	Boise	ID	83720-0010
Madigan	Lisa	Illinois Attorney General	James R. Thompson Center	100 W. Randolph Street	Chicago	IL	60601
Hill, Jr.	Curtis T.	Indiana Attorney General's Office	Indiana Government Center South	302 West Washington Street, 5th Floor	Indianapolis	IN	46204
Schmidt	Derek	Kansas Attorney General	120 S.W. 10th Ave., 2nd Floor		Topeka	KS	66612-1597
Beshear	Andy	Office of the Kentucky Attorney General	700 Capitol Ave	Capitol Building, Suite 118	Frankfort	KY	40601
Landry	Jeff	Office of the Louisiana Attorney General	P.O. Box 94095		Baton Rouge	LA	70804-4095
Healey	Maura	Office of the Attorney General of Massachusetts	1 Ashburton Place		Boston	MA	02108-1518
Frosh	Brian	Office of the Maryland Attorney General	200 St. Paul Place		Baltimore	MD	21202-2202
Mills	Janet	Office of the Maine Attorney General	State House Station 6		Augusta	ME	04333
Schuette	Bill	Office of the Michigan Attorney General	P.O. Box 30212	525 W. Ottawa Street	Lansing	MI	48909-0212
Lori Swanson	Attorney General	Attention: CAFA Coordinator	1400 Bremer Tower	445 Minnesota Street	St. Paul	MN	55101-2131
Hawley	Joshua D.	Missouri Attorney General's Office	Supreme Court Building	207 W. High Street	Jefferson City	MO	65101
Hood	Jim	Mississippi Attorney General's Office	Department of Justice	P.O. Box 220	Jackson	MS	39205
Fox	Tim	Office of the Montana Attorney General	Justice Bldg.	215 N. Sanders Street	Helena	MT	59620-1401
Stein	Josh	Office of the North Carolina Attorney General	Department of Justice	P.O. Box 629	Raleigh	NC	27602-0629
Stenehjem	Wayne	North Dakota Office of the Attorney General	State Capitol	600 E. Boulevard Avenue	Bismarck	ND	58505-0040
Peterson	Doug	Office of the Nebraska Attorney General	State Capitol	P.O. Box 98920	Lincoln	NE	68509-8920
Foster	Joseph A.	New Hampshire Attorney General	State House Annex	33 Capitol Street	Concord	NH	03301-6397
Porriño	Christopher S.	Office of the New Jersey Attorney General	Richard J. Hughes Justice Complex	25 Market Street, P.O. Box 080	Trenton	NJ	08625
Balderas	Hector	Office of the New Mexico Attorney General	P.O. Drawer 1508		Santa Fe	NM	87504-1508
Laxalt	Adam Paul	Nevada Attorney General	Old Supreme Ct. Bldg.	100 North Carson Street	Carson City	NV	89701
Schneiderman	Eric	Office of the New York Attorney General	Department of Law	The Capitol, 2nd Floor	Albany	NY	12224
DeWine	Mike	Ohio Attorney General	State Office Tower	30 E. Broad Street	Columbus	OH	43266-0410
Hunter	Mike	Oklahoma Office of the Attorney General	313 NE 21st Street		Oklahoma City	OK	73105
Rosenblum	Ellen F.	Office of the Oregon Attorney General	Justice Building	1162 Court Street, NE	Salem	OR	97301
Shapiro	Josh	Pennsylvania Office of the Attorney General	1600 Strawberry Square		Harrisburg	PA	17120
Kilmartin	Peter	Rhode Island Office of the Attorney General	150 South Main Street		Providence	RI	02903
Wilson	Alan	South Carolina Attorney General	Rembert C. Dennis Office Bldg.	P.O. Box 11549	Columbia	SC	29211-1549
Jackley	Marty J.	South Dakota Office of the Attorney General	1302 East Highway 14, Suite 1		Pierre	SD	57501-8501
Slattery, III	Herbert H.	Tennessee Attorney General and Reporter	425 5th Avenue North		Nashville	TN	37243
Paxton	Ken	Attorney General of Texas	Capitol Station	P.O. Box 12548	Austin	TX	78711-2548
Reyes	Sean	Utah Office of the Attorney General	State Capitol, Room 236	350 N State St	Salt Lake City	UT	84114-0810
Herring	Mark	Office of the Virginia Attorney General	900 East Main Street		Richmond	VA	23219
Donovan	T.J.	Office of the Attorney General of Vermont	109 State Street		Montpelier	VT	05609-1001
Ferguson	Bob	Washington State Office of the Attorney General	1125 Washington St SE	P.O. Box 40100	Olympia	WA	98504-0100
Schimel	Brad	Office of the Wisconsin Attorney General	Dept of Justice, State Capitol, RM 114	East P.O. Box 7857	Madison	WI	53707-7857
Morrissey	Patrick	West Virginia Attorney General	State Capitol	1900 Kanawha Blvd E	Charleston	WV	25305
Michael	Peter K.	Office of the Wyoming Attorney General	State Capitol Bldg.	200 W 24th St	Cheyenne	WY	82002
Duffy	Joseph	Morgan, Lewis & Bockius LLP	300 S. Grand Avenue	22nd Floor	Los Angeles	CA	90071-3132

EXHIBIT C

Last	Company	City	State	Zip	Priority Mail Label
Lindemuth	Office of the Alaska Attorney General	Juneau	AK	99811-0300	9405510200986549346235
Marshall	Office of the Alabama Attorney General	Montgomery	AL	36130-0152	9405510200986549346259
Rutledge	Arkansas Attorney General Office	Little Rock	AR	72201-2610	9405510200986549346266
Brnovich	Office of the Arizona Attorney General	Phoenix	AZ	85007	9405510200986549346303
CAFA Coordinator	Office of the Attorney General	San Francisco	CA	94102	9405510200986549346372
Coffman	Office of the Colorado Attorney General	Denver	CO	80203	9405510200986549346396
Jepsen	State of Connecticut Attorney General's Office	Hartford	CT	6106	9405510200986549346440
Racine	District of Columbia Attorney General	Washington	DC	20001	9405510200986549346471
Sessions	Attorney General of the United States	Washington	DC	20530-0001	9405510200986549346518
Denn	Delaware Attorney General	Wilmington	DE	19801	9405510200986549346570
Bondi	Office of the Attorney General of Florida	Tallahassee	FL	32399-1050	9405510200986549346594
Carr	Office of the Georgia Attorney General	Atlanta	GA	30334-1300	9405510200986549346655
Chin	Office of the Hawaii Attorney General	Honolulu	HI	96813	9405510200986549346723
Miller	Iowa Attorney General	Des Moines	IA	50319	9405510200986549346761
Wasden	State of Idaho Attorney General's Office	Boise	ID	83720-0010	9405510200986549346792
Madigan	Illinois Attorney General	Chicago	IL	60601	9405510200986549346846
Hill, Jr.	Indiana Attorney General's Office	Indianapolis	IN	46204	9405510200986549346877
Schmidt	Kansas Attorney General	Topeka	KS	66612-1597	9405510200986549346891
Beshear	Office of the Kentucky Attorney General	Frankfort	KY	40601	9405510200986549346921
Landry	Office of the Louisiana Attorney General	Baton Rouge	LA	70804-4095	9405510200986549346945
Healey	Office of the Attorney General of Massachusetts	Boston	MA	02108-1518	9405510200986549347003
Frosh	Office of the Maryland Attorney General	Baltimore	MD	21202-2202	9405510200986549347034
Mills	Office of the Maine Attorney General	Augusta	ME	04333	9405510200986549347058
Schuetz	Office of the Michigan Attorney General	Lansing	MI	48909-0212	9405510200986549347119
Lori Swanson	Attention: CAFA Coordinator	St. Paul	MN	55101-2131	9405510200986549347133
Hawley	Missouri Attorney General's Office	Jefferson City	MO	65101	9405510200986549347171
Hood	Mississippi Attorney General's Office	Jackson	MS	39205	9405510200986549347201
Fox	Office of the Montana Attorney General	Helena	MT	59620-1401	9405510200986549347218
Stein	Office of the North Carolina Attorney General	Raleigh	NC	27602-0629	9405510200986549347232
Stenehjem	North Dakota Office of the Attorney General	Bismarck	ND	58505-0040	9405510200986549347263
Peterson	Office of the Nebraska Attorney General	Lincoln	NE	68509-8920	9405510200986549347294
Foster	New Hampshire Attorney General	Concord	NH	03301-6397	9405510200986549347331
Porrino	Office of the New Jersey Attorney General	Trenton	NJ	08625	9405510200986549347362
Balderas	Office of the New Mexico Attorney General	Santa Fe	NM	87504-1508	9405510200986549347416
Laxalt	Nevada Attorney General	Carson City	NV	89701	9405510200986549347454
Schneiderman	Office of the New York Attorney General	Albany	NY	12224	9405510200986549347508
DeWine	Ohio Attorney General	Columbus	OH	43266-0410	9405510200986549347560
Hunter	Oklahoma Office of the Attorney General	Oklahoma City	OK	73105	9405510200986549347584
Rosenblum	Office of the Oregon Attorney General	Salem	OR	97301	9405510200986549347607

Shapiro	Pennsylvania Office of the Attorney General	Harrisburg	PA	17120	9405510200986549347638
Kilmartin	Rhode Island Office of the Attorney General	Providence	RI	02903	9405510200986549347645
Wilson	South Carolina Attorney General	Columbia	SC	29211-1549	9405510200986549347690
Jackley	South Dakota Office of the Attorney General	Pierre	SD	57501-8501	9405510200986549347737
Slatery, III	Tennessee Attorney General and Reporter	Nashville	TN	37243	9405510200986549347805
Paxton	Attorney General of Texas	Austin	TX	78711-2548	9405510200986549347874
Reyes	Utah Office of the Attorney General	Salt Lake City	UT	84114-0810	9405510200986549347898
Herring	Office of the Virginia Attorney General	Richmond	VA	23219	9405510200986549347911
Donovan	Office of the Attorney General of Vermont	Montpelier	VT	05609-1001	9405510200986549347935
Ferguson	Washington State Office of the Attorney General	Olympia	WA	98504-0100	9405510200986549347980
Schimmel	Office of the Wisconsin Attorney General	Madison	WI	53707-7857	9405510200986549348031
Morrissey	West Virginia Attorney General	Charleston	WV	25305	9405510200986549348079
Michael	Office of the Wyoming Attorney General	Cheyenne	WY	82002	9405510200986549348116
Duffy	Morgan, Lewis & Bockius LLP	Los Angeles	CA	90071-3132	9405510200986549348154

EXHIBIT D

July 28, 2017

VIA PRIORITY MAIL

«First» «Last»
«Company»
«Address_1»
«Address_2»
«City», «State» «Zip»

Re: Supplemental Notice of Class Action Settlement Under 28 U.S.C. § 1715: *Robert A. Pastor, Scott M. Van Horn, Regina M. Florence, William E. Florence III, on behalf of themselves and all others similarly situated, Plaintiff, v. Bank of America, N.A., Defendant*; Case No. 15-cv-03831-VC (N.D. CA)

Dear «First» «Last»,

Pursuant to our July 20, 2017 discussion with the California Attorney General's Office and the Arizona Attorney General's Office, we write on behalf of Bank of America, N.A. ("BANA" or "Defendant"), the Defendant in the above-referenced action pending before the Honorable Vince Chhabria in the United States District Court for the Northern District of California. This letter supplements our original notice provided to your office on May 19, 2017, and is pursuant to the Class Action Fairness Act of 2005, 28 U.S.C. § 1715 ("CAFA"), of the proposed class action settlement (the "Settlement") between BANA and Plaintiffs Robert A. Pastor, Scott M. Van Horn, Regina M. Florence, William E. Florence III ("Plaintiffs") in connection with Plaintiffs' claims under the Fair Credit Reporting Act.

On April 13, 2017, the parties filed a Joint Motion for Preliminary Approval of Class Action Settlement. For the purposes of settlement, the parties seek certification of a class defined as:

All persons with an address within the United States whose consumer credit report was obtained by BANA and/or FIA Card Services (FIA) for an Account Review Inquiry during the period August 21, 2010, through April 13, 2017 where the subject account relationship had terminated because any of the following criteria were met: (i) the debt on the account had been discharged in bankruptcy; (ii) the account was closed with a zero balance; or (iii) the account had been sold or transferred to a third party. Excluded from the Class are all current Bank of America employees, officers and directors, and the judge and magistrate presiding over this Action and their respective staff.

On June 8, 2017, the Court conducted a hearing on the Joint Motion. On June 23, 2017, the Parties jointly filed a Revised Settlement Agreement and revised notices. The notices were revised to be more consumer-friendly and clarify: (1) eligibility to be in the class and (2) that the release of claims would only be for those claims that are based on the same factual basis as the issues in the Pastor case. On July 7, 2017, the Court issued its Preliminary Approval Order. Per

«First» «Last»

July 28, 2017

Page 2

the Court's Order, we revised the notices to include a third option for consumers to submit a claim via telephone.

Electronic copies of the documents identified below are included on the enclosed CD. Please do not hesitate to contact us with any questions you may have regarding these materials.

I. Enclosed Copies of Revised Settlement Materials, Revised Notices, and the Court's Preliminary Approval Order

As required by 28 U.S.C. § 1715(b)(1)-(b)(6), we have enclosed a CD containing the following supplemental materials (in Adobe Acrobat (.pdf) format) relating to the Settlement:

- 1) Revised Settlement Agreement filed on June 23, 2017 (**Exhibit A**);
- 2) Revised Notices filed on June 23, 2017 (**Exhibit B**);
- 3) The Court's preliminary approval order issued July 7, 2017 (**Exhibit C**);
- 4) Ex Parte Motion filed July 26, 2017 and the Proposed Claims Forms (**Exhibit D**);
- 5) Second Revised Notices filed on July 26, 2017 amending the notices per the Court's preliminary approval order in Redlined Format as requested (**Exhibit E**).

II. Any Notice of Any Scheduled Judicial Hearing

Pursuant to 28 U.S.C. § 1715(b)(2), the Court has set the Final Approval Hearing for January 11, 2018 at 10:00 a.m.

III. Any Notice to Class Members

Pursuant to 28 U.S.C. § 1715(b)(3), each Settlement Class Member will receive notification of the Class Settlement Agreement and his or her right to request exclusion from the Settlement. This information is provided in the proposed revised Class Notice (**Exhibit B**).

IV. Any Proposed or Final Class Action Settlement

Pursuant to 28 U.S.C. § 1715(b)(4), the proposed Class Settlement Agreement is attached as **Exhibit A**.

V. Any Settlement Or Agreement Contemporaneously Made Between Class Counsel and Counsel for BANA

Pursuant to 28 U.S.C. § 1715(b)(5), there are no settlements or other agreements contemporaneously made between class counsel and counsel for Defendant, other than the Revised Class Settlement Agreement (**Exhibit A**).

«First» «Last»

July 28, 2017

Page 3

VIII. Reasonable Estimate Of Number Of Class Members Residing In Each State

Pursuant to 28 U.S.C. § 1715(b)(7), and our discussion with the California Attorney General's Office and the Arizona Attorney General's Office, we are finalizing the data and will provide the number of Settlement Class Members who reside in each state (based on last known address) in a couple weeks. Based upon the information currently available, BANA reasonably estimates that there are approximately 537,857 Settlement Class Members nationwide.

The names of the class members and their last known addresses, as determined from Defendant's records will be updated by the settlement administrator using a Lexis-Nexis persons search and the National Change of Address Database.

Pursuant to CAFA, you are not required to comment on the Settlement. However, if you have questions about this notice, the lawsuit, or the enclosed materials, please do not hesitate to contact me.

Sincerely,

Robert Austin

Senior Vice President and Associate General Counsel
Bank of America

Encl.

EXHIBIT E

Last	Company	City	State	Zip	Priority Mail Label
Lindemuth	Office of the Alaska Attorney General	Juneau	AK	99811-0300	9405510200986576067127
Marshall	Office of the Alabama Attorney General	Montgomery	AL	36130-0152	9405510200986576067141
Rutledge	Arkansas Attorney General Office	Little Rock	AR	72201-2610	9405510200986576067189
Brnovich	Office of the Arizona Attorney General	Phoenix	AZ	85007	9405510200986576067202
CAFA Coordinator	Office of the Attorney General	San Francisco	CA	94102	9405510200986576067219
Coffman	Office of the Colorado Attorney General	Denver	CO	80203	9405510200986576067226
Jepsen	State of Connecticut Attorney General's Office	Hartford	CT	6106	9405510200986576067240
Racine	District of Columbia Attorney General	Washington	DC	20001	9405510200986576067257
Sessions	Attorney General of the United States	Washington	DC	20530-0001	9405510200986576067271
Denn	Delaware Attorney General	Wilmington	DE	19801	9405510200986576067288
Bondi	Office of the Attorney General of Florida	Tallahassee	FL	32399-1050	9405510200986576067301
Carr	Office of the Georgia Attorney General	Atlanta	GA	30334-1300	9405510200986576067318
Chin	Office of the Hawaii Attorney General	Honolulu	HI	96813	9405510200986576067332
Miller	Iowa Attorney General	Des Moines	IA	50319	9405510200986576067349
Wasden	State of Idaho Attorney General's Office	Boise	ID	83720-0010	9405510200986576067387
Madigan	Illinois Attorney General	Chicago	IL	60601	9405510200986576067400
Hill, Jr.	Indiana Attorney General's Office	Indianapolis	IN	46204	9405510200986576067424
Schmidt	Kansas Attorney General	Topeka	KS	66612-1597	9405510200986576067448
Beshear	Office of the Kentucky Attorney General	Frankfort	KY	40601	9405510200986576067455
Landry	Office of the Louisiana Attorney General	Baton Rouge	LA	70804-4095	9405510200986576067479
Healey	Office of the Attorney General of Massachusetts	Boston	MA	02108-1518	9405510200986576067493
Frosh	Office of the Maryland Attorney General	Baltimore	MD	21202-2202	9405510200986576067509
Mills	Office of the Maine Attorney General	Augusta	ME	04333	9405510200986576067516
Schuetz	Office of the Michigan Attorney General	Lansing	MI	48909-0212	9405510200986576067523
Lori Swanson	Attention: CAFA Coordinator	St. Paul	MN	55101-2131	9405510200986576067530
Hawley	Missouri Attorney General's Office	Jefferson City	MO	65101	9405510200986576067554
Hood	Mississippi Attorney General's Office	Jackson	MS	39205	9405510200986576067561
Fox	Office of the Montana Attorney General	Helena	MT	59620-1401	9405510200986576067585
Stein	Office of the North Carolina Attorney General	Raleigh	NC	27602-0629	9405510200986576067592
Stenehjem	North Dakota Office of the Attorney General	Bismarck	ND	58505-0040	9405510200986576067608
Peterson	Office of the Nebraska Attorney General	Lincoln	NE	68509-8920	9405510200986576067622
Foster	New Hampshire Attorney General	Concord	NH	03301-6397	9405510200986576067646
Porrino	Office of the New Jersey Attorney General	Trenton	NJ	08625	9405510200986576067653
Balderas	Office of the New Mexico Attorney General	Santa Fe	NM	87504-1508	9405510200986576067660
Laxalt	Nevada Attorney General	Carson City	NV	89701	9405510200986576067677
Schneiderman	Office of the New York Attorney General	Albany	NY	12224	9405510200986576067707
DeWine	Ohio Attorney General	Columbus	OH	43266-0410	9405510200986576067721
Hunter	Oklahoma Office of the Attorney General	Oklahoma City	OK	73105	9405510200986576067738
Rosenblum	Office of the Oregon Attorney General	Salem	OR	97301	9405510200986576067752
Shapiro	Pennsylvania Office of the Attorney General	Harrisburg	PA	17120	9405510200986576067776
Kilmartin	Rhode Island Office of the Attorney General	Providence	RI	02903	9405510200986576067783
Wilson	South Carolina Attorney General	Columbia	SC	29211-1549	9405510200986576070868
Jackley	South Dakota Office of the Attorney General	Pierre	SD	57501-8501	9405510200986576070882
Slatery, III	Tennessee Attorney General and Reporter	Nashville	TN	37243	9405510200986576070899
Paxton	Attorney General of Texas	Austin	TX	78711-2548	9405510200986576070905
Reyes	Utah Office of the Attorney General	Salt Lake City	UT	84114-0810	9405510200986576070929
Herring	Office of the Virginia Attorney General	Richmond	VA	23219	9405510200986576070936
Donovan	Office of the Attorney General of Vermont	Montpelier	VT	05609-1001	9405510200986576070943
Ferguson	Washington State Office of the Attorney General	Olympia	WA	98504-0100	9405510200986576070950
Schimmel	Office of the Wisconsin Attorney General	Madison	WI	53707-7857	9405510200986576070967
Morrissey	West Virginia Attorney General	Charleston	WV	25305	9405510200986576070981
Michael	Office of the Wyoming Attorney General	Cheyenne	WY	82002	9405510200986576070998
Duffy	Morgan, Lewis & Bockius LLP	Los Angeles	CA	90071-3132	9405510200986576071001

EXHIBIT F

September 6, 2017

VIA PRIORITY MAIL

«First» «Last»
«Company»
«Address_1»
«Address_2»
«City», «State» «Zip»

Re: Second Supplemental Notice of Class Action Settlement Under 28 U.S.C. § 1715:
Robert A. Pastor, Scott M. Van Horn, Regina M. Florence, William E. Florence III, on behalf of themselves and all others similarly situated, Plaintiff, v. Bank of America, N.A., Defendant; Case No. 15-cv-03831-VC (N.D. CA)

Dear «First» «Last»,

Pursuant to our July 20, 2017 discussion with the California Attorney General's Office and the Arizona Attorney General's Office, we write on behalf of Bank of America, N.A. ("BANA" or "Defendant"), the Defendant in the above-referenced action pending before the Honorable Vince Chhabria in the United States District Court for the Northern District of California. This letter supplements our original notice provided to your office on May 19, 2017, and our supplemental notice provided to your office on July 28, 2017, and is pursuant to the Class Action Fairness Act of 2005, 28 U.S.C. § 1715 ("CAFA"), of the proposed class action settlement (the "Settlement") between BANA and Plaintiffs Robert A. Pastor, Scott M. Van Horn, Regina M. Florence, William E. Florence III ("Plaintiffs") in connection with Plaintiffs' claims under the Fair Credit Reporting Act.

As way of background, on April 13, 2017, the parties filed a Joint Motion for Preliminary Approval of Class Action Settlement. For the purposes of settlement, the parties seek certification of a class defined as:

All persons with an address within the United States whose consumer credit report was obtained by BANA and/or FIA Card Services (FIA) for an Account Review Inquiry during the period August 21, 2010, through April 13, 2017 where the subject account relationship had terminated because any of the following criteria were met: (i) the debt on the account had been discharged in bankruptcy; (ii) the account was closed with a zero balance; or (iii) the account had been sold or transferred to a third party. Excluded from the Class are all current Bank of America employees, officers and directors, and the judge and magistrate presiding over this Action and their respective staff.

On June 8, 2017, the Court conducted a hearing on the Joint Motion. On June 23, 2017, the Parties jointly filed a Revised Settlement Agreement and revised notices. The notices were revised to be more consumer-friendly and clarify: (1) eligibility to be in the class and (2) that the release of claims would only be for those claims that are based on the same factual basis as the

«First» «Last»

September 6, 2017

Page 2

issues in the Pastor case. On July 7, 2017, the Court issued its Preliminary Approval Order. Per the Court's Order, we revised the notices to include a third option for consumers to submit a claim via telephone. Notice went out to class members on August 16, 2017 per the Court's schedule.

An electronic copy of the document identified below is provided on the attached Appendix A. Please do not hesitate to contact us with any questions you may have regarding these materials.

I. Enclosed Copy of State Estimates

As required by 28 U.S.C. § 1715(b)(7), we have provided the estimated number of Settlement Class Members who reside in your state (based on their last known address) in Adobe Acrobat (.pdf) format. Based on the information currently available, BANA reasonably estimates that there will be no more than 537,857 Settlement Class Members nationwide.

II. Any Notice of Any Scheduled Judicial Hearing

Pursuant to 28 U.S.C. § 1715(b)(2), the Court has set the Final Approval Hearing for January 11, 2018 at 10:00 a.m.

Pursuant to CAFA, you are not required to comment on the Settlement. However, if you have questions about this notice, the lawsuit, or the enclosed material, please do not hesitate to contact me.

Sincerely,

Robert Austin

Senior Vice President and Associate General Counsel
Bank of America

Attachment

Robert A. Pastor, et al., v. Bank of America, N.A.

Case No. 15-cv-03831-VC (N.D. CA)

Second Supplemental CAFA Mailing

APPENDIX A

State/Region	Count	Pctg of Class
AB*	1	<1%
AZ	16,315	7%
CA	100,651	40%
DE	1,386	<1%
HI	1,885	<1%
MA	11,765	5%
MD	13,735	6%
MI	17,990	7%
NC	12,387	5%
NE	1,301	<1%
NV	11,502	5%
OH	14,181	6%
PA	13,599	5%
VA	13,836	6%
WA	17,661	7%
WV	1,404	<1%
<i>TOTAL</i>	<i>249,599</i>	<i>100%</i>

*Denotes foreign region (Canadian Province)

EXHIBIT G

Last	Company	City	State	Zip	Priority Mail Label
Lindemuth	Office of the Alaska Attorney General	Juneau	AK	99811-0300	9405510200986591332026'
Marshall	Office of the Alabama Attorney General	Montgomery	AL	36130-0152	9405510200986591332033'
Rutledge	Arkansas Attorney General Office	Little Rock	AR	72201-2610	9405510200986591332057'
Brnovich	Office of the Arizona Attorney General	Phoenix	AZ	85007	9405510200986591332064'
CAFA Coordinator	Office of the Attorney General	San Francisco	CA	94102	9405510200986591332088'
Coffman	Office of the Colorado Attorney General	Denver	CO	80203	9405510200986591332095'
Jepsen	State of Connecticut Attorney General's Office	Hartford	CT	6106	9405510200986591332125'
Racine	District of Columbia Attorney General	Washington	DC	20001	9405510200986591332149'
Sessions	Attorney General of the United States	Washington	DC	20530-0001	9405510200986591332163'
Denn	Delaware Attorney General	Wilmington	DE	19801	9405510200986591332187'
Bondi	Office of the Attorney General of Florida	Tallahassee	FL	32399-1050	9405510200986591332194'
Carr	Office of the Georgia Attorney General	Atlanta	GA	30334-1300	9405510200986591332224'
Chin	Office of the Hawaii Attorney General	Honolulu	HI	96813	9405510200986591332231'
Miller	Iowa Attorney General	Des Moines	IA	50319	9405510200986591334426'
Wasden	State of Idaho Attorney General's Office	Boise	ID	83720-0010	9405510200986591334440'
Madigan	Illinois Attorney General	Chicago	IL	60601	9405510200986591334518'
Hill, Jr.	Indiana Attorney General's Office	Indianapolis	IN	46204	9405510200986591334532'
Schmidt	Kansas Attorney General	Topeka	KS	66612-1597	9405510200986591334556'
Beshear	Office of the Kentucky Attorney General	Frankfort	KY	40601	9405510200986591334570'
Landry	Office of the Louisiana Attorney General	Baton Rouge	LA	70804-4095	9405510200986591334617'
Healey	Office of the Attorney General of Massachusetts	Boston	MA	02108-1518	9405510200986591334631'
Frosh	Office of the Maryland Attorney General	Baltimore	MD	21202-2202	9405510200986591334648'
Mills	Office of the Maine Attorney General	Augusta	ME	04333	9405510200986591334679'
Schuetz	Office of the Michigan Attorney General	Lansing	MI	48909-0212	9405510200986591334686'
Lori Swanson	Attention: CAFA Coordinator	St. Paul	MN	55101-2131	9405510200986591332552'
Hawley	Missouri Attorney General's Office	Jefferson City	MO	65101	9405510200986591332583'
Hood	Mississippi Attorney General's Office	Jackson	MS	39205	9405510200986591332590'
Fox	Office of the Montana Attorney General	Helena	MT	59620-1401	9405510200986591332620'
Stein	Office of the North Carolina Attorney General	Raleigh	NC	27602-0629	9405510200986591332644'
Stenehjem	North Dakota Office of the Attorney General	Bismarck	ND	58505-0040	9405510200986591332668'
Peterson	Office of the Nebraska Attorney General	Lincoln	NE	68509-8920	9405510200986591332699'
Foster	New Hampshire Attorney General	Concord	NH	03301-6397	9405510200986591332729'
Porrino	Office of the New Jersey Attorney General	Trenton	NJ	08625	9405510200986591332736'
Balderas	Office of the New Mexico Attorney General	Santa Fe	NM	87504-1508	9405510200986591332743'
Laxalt	Nevada Attorney General	Carson City	NV	89701	9405510200986591332750'
Schneiderman	Office of the New York Attorney General	Albany	NY	12224	9405510200986591332767'
DeWine	Ohio Attorney General	Columbus	OH	43266-0410	9405510200986591332774'
Hunter	Oklahoma Office of the Attorney General	Oklahoma City	OK	73105	9405510200986591332798'
Rosenblum	Office of the Oregon Attorney General	Salem	OR	97301	9405510200986591332828'

Shapiro	Pennsylvania Office of the Attorney General	Harrisburg	PA	17120	9405510200986591332835'
Kilmartin	Rhode Island Office of the Attorney General	Providence	RI	02903	9405510200986591332842'
Wilson	South Carolina Attorney General	Columbia	SC	29211-1549	9405510200986591332859'
Jackley	South Dakota Office of the Attorney General	Pierre	SD	57501-8501	9405510200986591332873'
Slatery, III	Tennessee Attorney General and Reporter	Nashville	TN	37243	9405510200986591332880'
Paxton	Attorney General of Texas	Austin	TX	78711-2548	9405510200986591332903'
Reyes	Utah Office of the Attorney General	Salt Lake City	UT	84114-0810	9405510200986591332910'
Herring	Office of the Virginia Attorney General	Richmond	VA	23219	9405510200986591332927'
Donovan	Office of the Attorney General of Vermont	Montpelier	VT	05609-1001	9405510200986591332941'
Ferguson	Washington State Office of the Attorney General	Olympia	WA	98504-0100	9405510200986591332972'
Schimmel	Office of the Wisconsin Attorney General	Madison	WI	53707-7857	9405510200986591332996'
Morrissey	West Virginia Attorney General	Charleston	WV	25305	9405510200986591333047'
Michael	Office of the Wyoming Attorney General	Cheyenne	WY	82002	9405510200986591333054'
Duffy	Morgan, Lewis & Bockius LLP	Los Angeles	CA	90071-3132	9405510200986591333078'

EXHIBIT H



3301 Kerner Boulevard
San Rafael, CA 94901

415.798.5900 PHONE
415.892.7354 FAX
kccllc.com

September 14, 2017

VIA PRIORITY MAIL

«First» «Last»
«Company»
«Address_1»
«Address_2»
«City», «State» «Zip»

Re: **Correction to** Second Supplemental Notice of Class Action Settlement Under 28 U.S.C. § 1715: *Robert A. Pastor, Scott M. Van Horn, Regina M. Florence, William E. Florence III, on behalf of themselves and all others similarly situated, Plaintiff, v. Bank of America, N.A., Defendant*; Case No. 15-cv-03831-VC (N.D. CA)

Dear «First» «Last»,

Correspondence regarding a Second Supplemental Notice of Class Action Settlement Under 28 U.S.C. § 1715 sent to you on September 6, 2017, in the above-referenced action included incorrect class data in Appendix A (State Estimates of Impacted Consumers). This incorrect data was due to a data processing error on our part. This did not impact notification to consumers in any way. We apologize for the error.

A corrected Appendix A is provided along with a copy of the original September 6, 2017, correspondence attached to this communication.

Sincerely,

Jeanne M. Chernila
KCC

Settlement Claims Administrator for the Pastor v. Bank of America, N.A. Class Settlement

Attachment

Robert A. Pastor, et al., v. Bank of America, N.A.

Case No. 15-cv-03831-VC (N.D. CA)

Second Supplemental CAFA Mailing

CORRECTED APPENDIX A

State/Region	Count	Pctg. Of Class
Unknown	20	<1%
AK	670	<1%
AL	4,618	1%
AR	3,447	1%
AZ	16,163	3%
CA	99,264	19%
CO	8,548	2%
CT	6,746	1%
DC	644	<1%
DE	1,384	<1%
FL	58,748	11%
GA	21,223	4%
HI	1,832	<1%
IA	2,612	<1%
ID	2,787	1%
IL	21,270	4%
IN	7,615	1%
KS	3,563	1%
KY	4,119	1%
LA	2,636	1%
MA	11,613	2%
MD	13,537	3%
ME	2,174	<1%
MI	17,823	3%
MN	5,780	1%
MO	9,250	2%
MS	2,219	<1%
MT	842	<1%
NC	12,360	2%
ND	374	<1%
NE	1,310	<1%
NH	2,547	<1%
NJ	19,929	4%
NM	2,914	1%
NV	11,335	2%
NY	23,962	5%
OH	14,059	3%

Robert A. Pastor, et al., v. Bank of America, N.A.

Case No. 15-cv-03831-VC (N.D. CA)

Second Supplemental CAFA Mailing

CORRECTED APPENDIX A

State/Region	Count	Pctg. Of Class
OK	4,292	1%
OR	7,625	1%
PA	13,516	3%
RI	2,690	1%
SC	4,688	1%
SD	477	<1%
TN	9,014	2%
TX	20,638	4%
UT	3,056	1%
VA	13,698	3%
VT	549	<1%
WA	17,548	3%
WI	6,144	1%
WV	1,393	<1%
WY	352	<1%
AA*	4	<1%
AE*	47	<1%
AP*	31	<1%
AS	2	<1%
FM	1	<1%
GU	56	<1%
PR	869	<1%
VI	23	<1%
TOTAL	526,650	100%

*Denotes U.S. Military Base

EXHIBIT I

Last	Company	City	State	Zip	Priority Mail Label
Lindemuth	Office of the Alaska Attorney General	Juneau	AK	99811-0300	9405510200986594229675'
Marshall	Office of the Alabama Attorney General	Montgomery	AL	36130-0152	9405510200986594229682'
Rutledge	Arkansas Attorney General Office	Little Rock	AR	72201-2610	9405510200986594229699'
Brnovich	Office of the Arizona Attorney General	Phoenix	AZ	85007	9405510200986594229712'
CAFA Coordinator	Office of the Attorney General	San Francisco	CA	94102	9405510200986594229774'
Coffman	Office of the Colorado Attorney General	Denver	CO	80203	9405510200986594229781'
Jepsen	State of Connecticut Attorney General's Office	Hartford	CT	6106	9405510200986594229798'
Racine	District of Columbia Attorney General	Washington	DC	20001	9405510200986594229828'
Sessions	Attorney General of the United States	Washington	DC	20530-0001	9405510200986594229835'
Denn	Delaware Attorney General	Wilmington	DE	19801	9405510200986594229842'
Bondi	Office of the Attorney General of Florida	Tallahassee	FL	32399-1050	9405510200986594229866'
Carr	Office of the Georgia Attorney General	Atlanta	GA	30334-1300	9405510200986594229873'
Chin	Office of the Hawaii Attorney General	Honolulu	HI	96813	9405510200986594229903'
Miller	Iowa Attorney General	Des Moines	IA	50319	9405510200986594229910'
Wasden	State of Idaho Attorney General's Office	Boise	ID	83720-0010	9405510200986594229927'
Madigan	Illinois Attorney General	Chicago	IL	60601	9405510200986594229965'
Hill, Jr.	Indiana Attorney General's Office	Indianapolis	IN	46204	9405510200986594229989'
Schmidt	Kansas Attorney General	Topeka	KS	66612-1597	9405510200986594230008'
Beshear	Office of the Kentucky Attorney General	Frankfort	KY	40601	9405510200986594230015'
Landry	Office of the Louisiana Attorney General	Baton Rouge	LA	70804-4095	9405510200986594230060'
Healey	Office of the Attorney General of Massachusetts	Boston	MA	02108-1518	9405510200986594230206'
Frosh	Office of the Maryland Attorney General	Baltimore	MD	21202-2202	9405510200986594230237'
Mills	Office of the Maine Attorney General	Augusta	ME	04333	9405510200986594230268'
Schuette	Office of the Michigan Attorney General	Lansing	MI	48909-0212	9405510200986594230275'
Lori Swanson	Attention: CAFA Coordinator	St. Paul	MN	55101-2131	9405510200986594230305'
Hawley	Missouri Attorney General's Office	Jefferson City	MO	65101	9405510200986594230312'
Hood	Mississippi Attorney General's Office	Jackson	MS	39205	9405510200986594230329'
Fox	Office of the Montana Attorney General	Helena	MT	59620-1401	9405510200986594230350'
Stein	Office of the North Carolina Attorney General	Raleigh	NC	27602-0629	9405510200986594230374'
Stenehjem	North Dakota Office of the Attorney General	Bismarck	ND	58505-0040	9405510200986594230381'
Peterson	Office of the Nebraska Attorney General	Lincoln	NE	68509-8920	9405510200986594230398'
Foster	New Hampshire Attorney General	Concord	NH	03301-6397	9405510200986594230404'
Porrino	Office of the New Jersey Attorney General	Trenton	NJ	08625	9405510200986594230435'
Balderas	Office of the New Mexico Attorney General	Santa Fe	NM	87504-1508	9405510200986594230466'
Laxalt	Nevada Attorney General	Carson City	NV	89701	9405510200986594230473'
Schneiderman	Office of the New York Attorney General	Albany	NY	12224	9405510200986594230497'
DeWine	Ohio Attorney General	Columbus	OH	43266-0410	9405510200986594230527'
Hunter	Oklahoma Office of the Attorney General	Oklahoma City	OK	73105	9405510200986594230541'
Rosenblum	Office of the Oregon Attorney General	Salem	OR	97301	9405510200986594230572'

Shapiro	Pennsylvania Office of the Attorney General	Harrisburg	PA	17120	9405510200986594230596'
Kilmartin	Rhode Island Office of the Attorney General	Providence	RI	02903	9405510200986594230619'
Wilson	South Carolina Attorney General	Columbia	SC	29211-1549	9405510200986594230633'
Jackley	South Dakota Office of the Attorney General	Pierre	SD	57501-8501	9405510200986594230664'
Slatery, III	Tennessee Attorney General and Reporter	Nashville	TN	37243	9405510200986594230671'
Paxton	Attorney General of Texas	Austin	TX	78711-2548	9405510200986594230695'
Reyes	Utah Office of the Attorney General	Salt Lake City	UT	84114-0810	9405510200986594230701'
Herring	Office of the Virginia Attorney General	Richmond	VA	23219	9405510200986594230725'
Donovan	Office of the Attorney General of Vermont	Montpelier	VT	05609-1001	9405510200986594230732'
Ferguson	Washington State Office of the Attorney General	Olympia	WA	98504-0100	9405510200986594230749'
Schimmel	Office of the Wisconsin Attorney General	Madison	WI	53707-7857	9405510200986594230763'
Morrissey	West Virginia Attorney General	Charleston	WV	25305	9405510200986594230770'
Michael	Office of the Wyoming Attorney General	Cheyenne	WY	82002	9405510200986594230824'
Duffy	Morgan, Lewis & Bockius LLP	Los Angeles	CA	90071-3132	9405510200986594230831'

EXHIBIT J

LEGAL NOTICE OF PROPOSED
CLASS ACTION SETTLEMENT
AND FAIRNESS HEARING

Bank of America FCRA Settlement

P.O. Box 404023

Louisville, KY 40233-4023

If Bank of America accessed your credit report after your account relationship ended, between August 21, 2010 and July 7, 2017, you may be entitled to a cash payment from a class action settlement. Visit www.PastorBANAFCRASettlement.com or call 1-844-200-9297 for detailed information about the Settlement and how to submit a claim.

The Court authorized this notice.

This is not a solicitation from a lawyer



Claim#: BKP-**<<ClaimID>>**-**<<MailRec>>**

<<First1>> **<<Last1>>**

<<CO>>

<<Addr1>>

<<Addr2>>

<<City>>, **<<St>>** **<<Zip>>**

<<Country>>

BKP

BKPCRD3

Carefully separate at perforation

Claim ID: **<<ClaimID>>**

Settlement Claim Form

Claim #: BKP-**<<ClaimID>>**-**<<MailRec>>**

Name/Address Change, if any:

<<First1>> **<<Last1>>**

<<Addr1>> **<<Addr2>>**

<<City>>, **<<St>>** **<<Zip>>**

By submitting this Claim, I am requesting a Settlement Fund Payment.

Address for Settlement Fund Payment (if different from where this notice was sent)

Name: _____

Address: _____

City: _____ State: _____ Zip Code: _____

Signature : _____

Date (mm/dd/yyyy): _____

Mail this Claim Form on or before November 14, 2017



<<ClaimID>>

BKP

A Settlement has been reached with Bank of America, N.A. (“BofA”) in a class action lawsuit claiming that BofA violated the Fair Credit Reporting Act (“FCRA”) by accessing your credit report after your account relationship ended, between August 21, 2010 and July 7, 2017 (“Class Period”). The Court did not decide in favor of Plaintiffs or BofA, and BofA denies any violation. However, to settle the case, BofA has agreed to provide for a Settlement Fund of \$1,645,000.00 to compensate the Class Members and to pay attorneys’ fees and costs.

BofA’s records indicate that you may be included in the Settlement because it accessed your credit report during the time period in question.

People receiving this Notice are entitled to receive a cash payment from this Settlement. To receive a payment, you are to submit a Claim Form. If the Court approves the Settlement, and you submitted a valid claim, you will be paid an equal distribution from the Settlement, depending on the number of claims submitted. Payment amounts will vary based on the total number of claims received.

If you do not want to be legally bound by the Settlement, you must exclude yourself from it by November 14, 2017. Unless you exclude yourself, you will not be able to sue BofA and related entities for the claims made in this lawsuit or released by the Settlement. If you stay in the Settlement (i.e., don’t exclude yourself), you may object to it or ask for permission for you or your own lawyer to appear and speak at the fairness hearing—at your own cost—but you do not have to. Objections and requests to appear are due by November 14, 2017. More information is available at www.PastorBANAFCRASettlement.com. You may also contact the Settlement Administrator with questions at 1-844-200-9297.

The Court will hold a fairness hearing on January 11, 2018, at 10:00 a.m., in Courtroom 4 at 450 Golden Gate Avenue, 17th Floor, San Francisco, CA 94102, to decide whether to approve: (1) the Settlement, (2) attorneys’ fees and litigation costs, and (3) incentive payments to the Class Representative. The case number is 3:15-cv-03831-VC.

BKP



PLACE
STAMP
HERE

BANK OF AMERICA FCRA SETTLEMENT
PO BOX 404023
LOUISVILLE KY 40233-4023



**LEGAL NOTICE OF PROPOSED
CLASS ACTION SETTLEMENT
AND FAIRNESS HEARING**

Bank of America FICA Settlement

P.O. Box 404023

Louisville, KY 40233-4023

If Bank of America accessed your credit report after your account relationship ended, between August 21, 2010 and July 7, 2017, you may be entitled to a cash payment from a class action settlement. Visit www.PastorBANAFCRASettlement.com or call 1-844-200-9297 for detailed information about the Settlement and how to submit a claim.

The Court authorized this notice.

This is not a solicitation from a lawyer



Claim#: BKP-«ClaimID»-«MailRec»

«First1» «Last1»

«CO»

«Addr1»

«Addr2»

«City», «St» «Zip»

«Country»

BKP

BKPCRD4

Carefully separate at perforation

Claim ID: «ClaimID»

Settlement Claim Form

Claim #: BKP-«ClaimID»-«MailRec»

Name/Address Change, if any:

«First1» «Last1»

«Addr1» «Addr2»

«City», «St» «Zip»

By submitting this Claim, I am requesting a Settlement Fund Payment.

Address for Settlement Fund Payment (if different from where this notice was sent)

Name: _____

Address: _____

City: _____ State: _____ Zip Code: _____

Signature : _____

Date (mm/dd/yyyy): _____

Mail this Claim Form on or before June 19, 2018



«ClaimID»

BKP

A Settlement has been reached with Bank of America, N.A. (“BofA”) in a class action lawsuit claiming that BofA violated the Fair Credit Reporting Act (“FCRA”) by accessing your credit report after your account relationship ended, between August 21, 2010 and July 7, 2017 (“Class Period”). The Court did not decide in favor of Plaintiffs or BofA, and BofA denies any violation. However, to settle the case, BofA has agreed to provide for a Settlement Fund of \$1,645,000.00 to compensate the Class Members and to pay attorneys’ fees and costs.

BofA’s records indicate that you may be included in the Settlement because it accessed your credit report during the time period in question.

People receiving this Notice are entitled to receive a cash payment from this Settlement. To receive a payment, you are to submit a Claim Form. If the Court approves the Settlement, and you submitted a valid claim, you will be paid an equal distribution from the Settlement, depending on the number of claims submitted. Payment amounts will vary based on the total number of claims received.

If you do not want to be legally bound by the Settlement, you must exclude yourself from it by June 19, 2018. Unless you exclude yourself, you will not be able to sue BofA and related entities for the claims made in this lawsuit or released by the Settlement. If you stay in the Settlement (i.e., don’t exclude yourself), you may object to it or ask for permission for you or your own lawyer to appear and speak at the fairness hearing—at your own cost—but you do not have to. Objections and requests to appear are due by June 19, 2018. More information is available at www.PastorBANAFCRASettlement.com. You may also contact the Settlement Administrator with questions at 1-844-200-9297.

The Court will hold a fairness hearing on August 16, 2018, at 10:00 a.m., in Courtroom 4 at 450 Golden Gate Avenue, 17th Floor, San Francisco, CA 94102, to decide whether to approve: (1) the Settlement, (2) attorneys’ fees and litigation costs, and (3) incentive payments to the Class Representative. The case number is 3:15-cv-03831-VC.

BKP



PLACE
STAMP
HERE

BANK OF AMERICA FCRA SETTLEMENT
PO BOX 404023
LOUISVILLE KY 40233-4023



EXHIBIT K

MOVIES

‘Lucky’s Driver has some tricks up his sleeve

Actor talks ‘Don Quixote,’ martinis and meatloaf

Brian Truitt
@briantruitt
USA TODAY

Most people’s summer breaks are winding down, though Adam Driver’s just hunkering down for his.

“I got nothing,” Driver says about his upcoming work slate. “I am taking some time off and not thinking about cameras or craft services.”

This Friday, though, he’s back on the big screen in Steven Soderbergh’s heist comedy *Logan Lucky*, starring Driver and Channing Tatum as West Virginia brothers who plan a robbery of Charlotte Motor Speedway during a big NASCAR race.

Tatum’s Jimmy Logan is the quick-to-act brother setting the job in motion, while sibling Clyde, a bartender who’s an amputee and Iraq war veteran, is the more contemplative one — the opposite of Driver’s hotheaded, lightsaber-wielding *Star Wars* villain Kylo Ren, whom he reprises in *The Last Jedi* (in theaters Dec. 15).

Clyde “has to think through everything, lay out every option, before he does anything about it,” says Driver, who also stars in Terry Gilliam’s upcoming *The Man Who Killed Don Quixote*.

The actor spoke with USA TODAY about *Logan Lucky*, making martinis while wearing a prosthetic arm and another skill he’s been trying to master.

Q How does West Virginian compare to learning other accents?

A It was easier. *Silence*, we had to do a subtle Portuguese dialect and that was really difficult because the conceit was that if they’re speaking Portuguese to each other, they’re not making mistakes. When it’s more musical, like a West Virginian dialect, you can lean into it more. And also, I



CLAUDETTE BARIUS

Clyde Logan (Adam Driver, far right) learned how to make a martini with a prosthetic arm for heist comedy *Logan Lucky*.



CLAUDETTE BARIUS

Driver plays the more level-headed of two brothers planning a robbery during a big NASCAR race in *Logan Lucky*, out Friday.

have family all around the South and the West Virginia area so it’s in there somewhere.

Q How tricky is making a martini using only one hand?

A (Laughs) Same with learning a dialect, it’s breaking it down into pieces and drilling it

until you get it right.

It’s a good tool to have in your pocket if you want to go into a bar and judge the bartender, who’s making it two-handed and slow.

Q Was Clyde a nice, light-hearted switch-up from your more serious Star Wars role?



KERRY BROWN

Driver, left, in *Silence*.

A I don’t really think in terms of, “OK, I’ve been doing this and now I have to switch it up for myself.”

I hopefully follow really good directors, and if it works out where I get to work with them, that’s the tone of the movie.

Q Don Quixote has taken Gilliam 17 years to finish. What’s great about your character in that?

A I remember hearing about the movie when I was in high school.

Flash forward how many years, and to be in it is all very surreal.

(Toby) directs commercials and he’s away from the imaginative, exciting part of being creative — he’s stuck in this muddy part of his job and he’s lost interest. He comes across Quixote, played by Jonathan Pryce, and it awakens a lot of things for him. Hopefully hilarity ensues.

Q Are you looking forward to returning for Star Wars: Episode IX?

A If it comes, sure. I like being a part of those movies and the people you get to work with, so if it happens again, great.

Q In the meantime, what does Adam Driver do for fun on his time off?

A I don’t know what I do for fun — I’m no fun. (Laughs) It hopefully will be cooking. I feel like I should know how to make meatloaf, so that’s been interesting.

I like cooking because it doesn’t have to be exact. As long as you don’t pass along salmonella, you’re good to go.

USA TODAY EXCLUSIVE

TSO to pay tribute to O’Neill on tour

Patrick Ryan
USA TODAY

Christmas won’t be the same without Paul O’Neill.

When Trans-Siberian Orchestra hits the road for its annual winter tour later this year, it’ll be without the guidance of its beloved founder, who died in April of an accidental overdose of prescription medication used to treat his numerous chronic illnesses. He was 61.

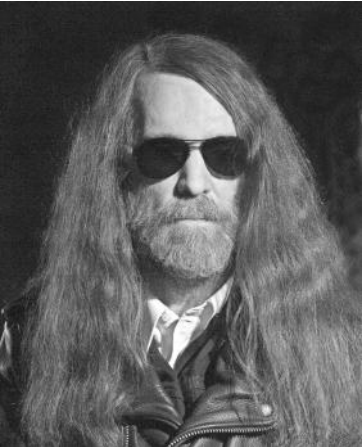
But guitarist Al Pitrelli assures that TSO will still deliver a merry metal holiday spectacle when it embarks on its Winter Tour 2017, which kicks off Nov. 16 in Erie, Pa. USA TODAY is exclusively announcing the dates of the 60-city trek at life.usatoday.com. The show is based on the progressive rock band’s 1999 TV movie *The Ghosts of Christmas Eve*, which features fan-favorite tunes including *Christmas Eve (Sarajevo 12/24)*, *O’ Come All Ye Faithful* and *Good King Joy*.

The tour boasts a revamped stage setup and presentation of the film, which tells the story of a runaway girl who takes refuge in an abandoned theater on Christmas Eve. In its own way, the show will also honor O’Neill.

“Every note and every lyric is something that Paul had written; 99% of (the production) is Paul’s design,” says Pitrelli, 54. “Everything that you see on that stage is a tribute to the man’s genius.”

Pitrelli, who joined TSO in 1995, last spoke to O’Neill a few days before his death during one of their weekly Sunday night phone conversations, when they’d chat about their families and plans for new music. His manager called him April 5 regarding his bandmate’s passing.

“I lost my best friend, my producer, my big brother, the patriarch of this (group),” Pitrelli says. “I remember just hanging up the phone and looking around my house, and the thirty or so gold and platinum records that are



MARK WEISS

TSO’s Paul O’Neill died at 61.

hanging on my wall directly correspond (to) my involvement with Paul. You say, ‘Well, his physical presence is no longer here, but everything in my home, my children and my life is because of him.’ As life goes on, it’s just an unfillable void right now.”

The band faced another blow in July, when its touring bassist David Zablidowsky (aka David Z) died in a crash. But TSO never considered canceling its upcoming jaunt, as a tribute to both O’Neill and Zablidowsky.

“To cancel the tour — that’s like me canceling myself breathing. I wouldn’t know what to do without it,” Pitrelli says. “I hear time and time again, ‘It’s not the holidays until I see you guys live,’ or ‘From Thanksgiving to New Year’s, we’re playing your music in our home.’ So the thought of ending that? No. (It) would never happen.”

As for what he’ll miss most about O’Neill, he says it’s his stories, generosity and constant motivation.

“He always wanted people to strive to be better than they were,” Pitrelli says. “Paul taught me something a long time ago. That his version of hell is when you die, you meet the person you could’ve become.”

Tickets to TSO’s Winter Tour 2017 go on sale to the general public Sept. 15.

MARKETPLACE TODAY

For advertising information: 1.800.397.0070 www.russelljohns.com/usat

NOTICES

LEGAL NOTICE

United States District Court for the Northern District of California
Legal Notice
Attention: Former Bank of America Customers, You May Be a Member of a Class Action Settlement Which Could Affect Your Rights.

What Is This Notice? A Settlement Agreement has been reached with Bank of America, N.A. in a lawsuit alleging that Bank of America violated the Fair Credit Reporting Act (“FCRA”) by accessing consumer credit reports to conduct “Account Review Inquiries” of Bank of America customers after their Bank of America account relationships may have ended. Bank of America denies any liability or wrongdoing, but in order to avoid litigation costs and risk, has agreed to settle the class claim.

You may be a member of the Settlement Class and entitled to payment under that Settlement. The lawsuit, *Pastor v. Bank of America, N.A.*, is pending in the United States District Court for the Northern District of California. This is only a summary notice; you should visit the website www.PastorBANAFCRASettlement.com or use the contact information below to get detailed information in order to make a decision about your legal rights.

Who Is Included? You may be a Settlement Class Member if you were a borrower on a Bank of America account or Bank of America-serviced account and Bank of America reviewed your credit report through an Account Review Inquiry during the period August 21, 2010 through July 7, 2017, at a time when the account met any one of the following criteria: (1) the account was closed with a zero balance; (2) the account had been sold or transferred to a third party; or (3) the debt on the account had been discharged in bankruptcy.

What Does The Settlement Provide? A settlement fund of \$1,645,000 has been established to pay valid claims; attorneys’ fees, costs, and expenses of up to 30% of the settlement fund; notice and settlement administration costs; and a service payment to the Class representatives of up to \$5,000 each. If you are a Settlement Class Member, you are eligible to receive a pro-rata share of that settlement fund. The final cash payment amount will depend, among other facts, on the total number of valid and timely claims filed by all Settlement Class Members.

Who Represents Me? The Court has appointed attorneys to represent the Settlement Class. Those attorneys are the law firms of HYDE & SWIGART, 2221 Camino Del Rio South, Suite 101, San Diego, California 92108-3551, and KAZEROUNI LAW GROUP, 245 Fischer Avenue, Suite D1, Costa Mesa, California 92626. Class Counsel will request from the Court an award for attorneys’ fees and expenses of up to 30% of the settlement fund. You may hire your own attorney, but only at your own expense.

What Are My Legal Rights?

- If you are a Settlement Class Member, you may receive payment by submitting a Claim Form. Claim Forms may be submitted electronically (uploaded to the website), over the telephone by calling the toll free number at 1-844-200-9297, or by mail postmarked by November 14, 2017. You may obtain a Claim Form by visiting www.PastorBANAFCRASettlement.com.
- If you are a Settlement Class Member, and want to exclude yourself from the Settlement and keep your right to sue against Bank of America, you must send a written request for exclusion with your name, address, a statement that you want to be excluded from the Bank of America Settlement in *Pastor v. Bank of America, N.A., N.D. CA. Case No. 15-cv-03831-VC*, and your signature postmarked by November 14, 2017, to Bank of America FCRA Settlement, PO Box 404023, Louisville, KY 40233-4023. You cannot ask to be excluded on the phone, by email, or at the website.
- If you are a Settlement Class Member and you do not exclude yourself, you may object to the Settlement and/or the amount of expenses incurred in obtaining the Settlement, including attorneys’ fees. If you object to the Settlement, you must sign your objection yourself and file it with the Court. If you file a timely objection, or if the written objection requirement is excused for good cause, you may appear at the hearing the Court will hold to consider final approval of the Settlement, but you are not required to attend. You may also hire your own lawyer at your own cost to pursue your objection. Objections are due by November 14, 2017. If you object, please refer to the Settlement Agreement posted on the website www.PastorBANAFCRASettlement.com for more information on the exact requirements for objecting and for verifying your status as a Settlement Class Member. If your objection is rejected by the Court, you will be bound by the terms of the Settlement.
- If you are a Settlement Class Member and you do not exclude yourself, you will be bound by the terms of the Settlement and give up your rights to sue Bank of America or to pursue arbitration against Bank of America for any claim based on the same factual basis as those resolved by this Settlement.

When Will The Court Consider The Proposed Settlement? The Court will determine whether to finally approve the Settlement at a Fairness Hearing scheduled to take place on January 11, 2018 at 10:00 a.m. at the San Francisco Courthouse, Courtroom 4 – 17th Floor, 450 Golden Gate Avenue, San Francisco, California 94102. The Court will consider any timely filed objections at that time. If the hearing is relocated or rescheduled, the new location or date will be posted on the Settlement Website.

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EXHIBIT L

KCC Class Action Services*Pastor v. Bank of America, N.A.***Exclusion Report****Count****33**

Last1	First1
ARJONA	ARAMIS A
DEAN	WILLIAM P
DEAN	CANDICE
DOMIGPE	ROLAND S
DOMIGPE	RACQUEL D
FINORIO	PAULINA
FLIEGE	SUZANNE J
GARATE	MANUEL J
GAST	CAROLYN
HARVEY	FLORECE G
MENKES	MARC
OBE	VINCENT O
PEARSALL	SANDRA D
RIDENS	LARRY D
SANG	JEANNETTE A
STEVENS	OLGA A
MARTIN	CHRISTOPHER S
HAWKINS	HEATHER M. & DANIEL G
MARSH	JERRY DON
DAVIS	MARY A
SHAHINIAN	KOHARIG
HENDERSON	JACK M. & MALINDA
STEVENS	STACY J. KETCHUM
WYLER	STACEY ARTHUR
JARVIE	JOHN SCOTT
HENNESSEY	JULIA
VOIROL	GEORGE M
VANDENBERGE	MARK
GAYLE	ROBERT D
GAYLE	LINDA D
VACCA	DEBRA
MARINO	CHRISTOPHER M
RILEY	DORETHA

OPT-OUT NOTICE

Aramis Arjona

16 Swallow Rd.
Key Largo, FL 33037-3033
Phone (305) 570-8084

Claim#: BKP-10017090001-17014

August 21, 2017

Pastor v. Bank of America, N.A., N.D. CA. Case No. 3:15-cv-03831-VC;
P.O. Box 404023, Louisville KY 40233-4023.

I Aramis Arjona declare that I am a Settlement Class Member and want to be excluded.

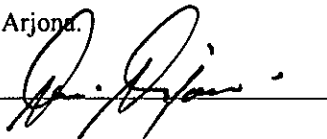
Dear Friend,

I request to be excluded from the from the Bank of America Settlement in Pastor v. Bank of America, N.A., N.D. CA. Case No. 3:15-cv-03831-VC

My address is 16 Swallow Rd. Key Largo, FL 33037-3033
Telephone No. (305) 570-8084

Aramis A Arjona.

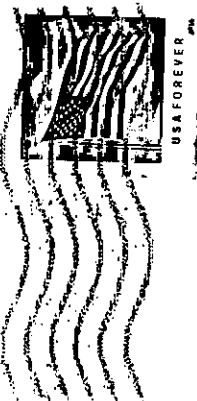
Signature

A handwritten signature in black ink, appearing to read 'Aramis A Arjona', is written over a horizontal line.

Aramis Arjona
16 Swallow RD.
Key Largo, FL 33037-3033

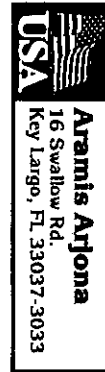
MIAMI FL 331

22 AUG 2017 PM 6 L



Bank of America FCRA Settlement,
P.O. Box 404023
Louisville, KY 40233-4023

40233-402323



MANCHEE & MANCHEE, P.C.

Attorneys at Law
2745 Dallas Parkway, Suite 420
Plano, Texas 75093

William L. Manchee
James J. Manchee
Marilyn S. Altamira

Tel (972) 960-2240
Fax (972) 233-0713
<http://mancheelawfirm.com>

August 30, 2017

7016 3560 0000 2526 8179

Bank of America
FCRA Settlement
PO Box 404023
Louisville, KY 40233-4023

Re: Opt Out of Bank of America FCRA Settlement

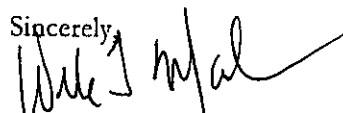
Dear Administrator,

The following individual requests to be excluded from the class action settlement in Pastor vs. Bank of America, N.A., N.D. CA. Case #3:15-cv-03831-VC.

William Dean
7212 Stonegate Drive
Benbrook, TX 76126

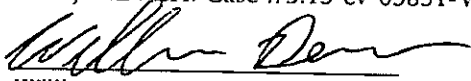
If you have any questions please feel free to contact the undersigned.

Sincerely,



William L. Manchee

I hereby request to be excluded from the class action settlement in Pastor vs. Bank of America, N.A., N.D. CA. Case #3:15-cv-03831-VC.



William Dean

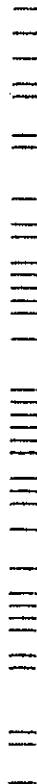
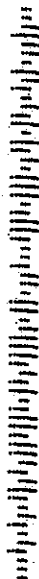
Manchee & Manchee, PC
Attorneys At Law
2745 Dallas Parkway, Ste 420
Plano, TX 75093-8740

Bank of America
FCRA Settlement
PO Box 404023
Louisville, KY 40233-4023

7016 3560 0000 2526 8179



40233-402323



PLACE STICKER AT TOP OF ENVELOPE TO THE RIGHT
OF THE RETURN ADDRESS. FOLD AT DOTTED LINE
CERTIFIED MAIL

MANCHEE & MANCHEE, P.C.

**Attorneys at Law
2745 Dallas Parkway, Suite 420
Plano, Texas 75093**

William L. Manchee
James J. Manchee
Marilyn S. Altamira

Tel (972) 960-2240
Fax (972) 233-0713
<http://mancheelawfirm.com>

August 30, 2017

7016 3560 0000 2526 8162

Bank of America
FCRA Settlement
PO Box 404023
Louisville, KY 40233-4023

Re: Opt Out of Bank of America FCRA Settlement

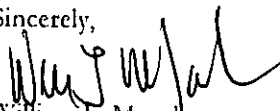
Dear Administrator,

The following individual requests to be excluded from the class action settlement in Pastor vs. Bank of America, N.A., N.D. CA. Case #3:15-cv-03831-VC.

Candice Dean
7212 Stonegate Drive
Benbrook, TX 76126

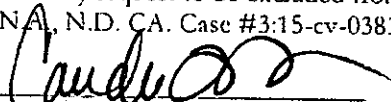
If you have any questions please feel free to contact the undersigned.

Sincerely,



William L. Manchee

I hereby request to be excluded from the class action settlement in Pastor vs. Bank of America, N.A., N.D. CA. Case #3:15-cv-03831-VC.



Candice Dean

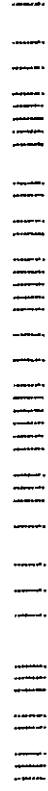
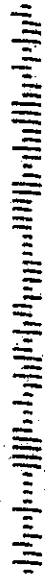
Manchee & Manchee, PC
Attorneys At Law
2745 Dallas Parkway, Ste 420
Plano, TX 75093-8740

Bank of America
FCRA Settlement
PO Box 404023
Louisville, KY 40233-4023

7016 3560 0000 2526 8162



40233-402323

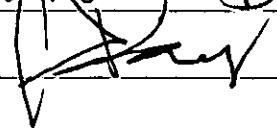


PLACE STICKER AT TOP OF ENVELOPE TO THE RIGHT
OF THE RETURN ADDRESS. FOLD AT DOTTED LINE
CERTIFIED MAIL

Aug 28, 2017

To Whom It My Concern,

My name is Roland S. Domigpe I just want to let you know that I would like to exclude myself in settlement going and my case No: 3:15-cv-03831-vc. I don't want to participate in anything

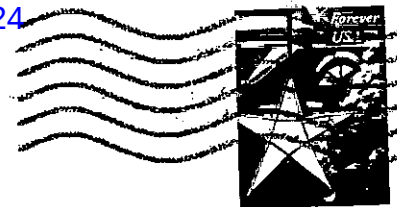
Sincerely Yours
Roland S. Domigpe


Roland S. Domiepe

3955 Ahgonguin Dr. Apt #223
Las Vegas Nevada
89119

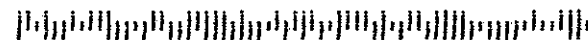
LAS VEGAS NV 890

30 AUG 2017 PM 2 L



Bank of America FCRA Settlement
P.O BOX 404023
LOUISVILLE KY 40233-4023

40233-402323



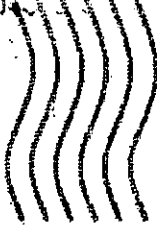
Aug 28, 2017

To Whom It My Concern,

My name is Racquel Domigpe
I just want to let you know that I
would like to exclude myself in going
on Settlement and this is my case No.
3:15-cv-03831 I don't want to participate
in anything.

Sincerely Yours
Racquel Domigpe
Jpw

Racquel Domigpe
3955 Algonquin Dr. #223
Las Vegas, NV 89119-5330



LAS VEGAS NV 890

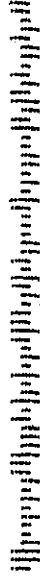
30 AUG 2017 PM 2 L

BANK OF AMERICA FIRA SETTLEMENT

P.O BOX 404023

LOUISVILLE KY 40233-4023

40233-402323



1 1111

**LEGAL NOTICE OF PROPOSED
CLASS ACTION SETTLEMENT
AND FAIRNESS HEARING**

Bank of America FCRA Settlement
P.O. Box 404023
Louisville, KY 40233-4023

PRESORTED
FIRST CLASS MAIL
U.S. POSTAGE
PAID
SANTA ANA, CA
PERMIT NO. 626

If Bank of America accessed your credit report after your account relationship ended, between August 21, 2010 and July 7, 2017, you may be entitled to a cash payment from a class action settlement. Visit www.PastorBANAFCRASettlement.com or call 1-844-200-9297 for detailed information about the Settlement and how to submit a claim.

The Court authorized this notice.

This is not a solicitation from a lawyer



Postal Service: Please do not mark barcode

0008847**P0001-S0013-B0001*****AUTO**5-DIGIT 92691

Claim#: BKP-10149015001-148306

Paulina Finorio
26121 La Real Apt E
Mission Viejo, CA 92691-7818

BKP

*I, Paulina
Finorio want to be
excluded from
case. Thank you
P. Finorio*



A Settlement has been reached with Bank of America, N.A. ("BofA") in a class action lawsuit claiming that BofA violated the Fair Credit Reporting Act ("FCRA") by accessing your credit report after your account relationship ended, between August 21, 2010 and July 7, 2017 ("Class Period"). The Court did not decide in favor of Plaintiffs or BofA, and BofA denies any violation. However, to settle the case, BofA has agreed to provide for a Settlement Fund of \$1,645,000.00 to compensate the Class Members and to pay attorneys' fees and costs.

BofA's records indicate that you may be included in the Settlement because it accessed your credit report during the time period in question.

People receiving this Notice are entitled to receive a cash payment from this Settlement. To receive a payment, you are to submit a Claim Form. If the Court approves the Settlement, and you submitted a valid claim, you will be paid an equal distribution from the Settlement, depending on the number of claims submitted. Payment amounts will vary based on the total number of claims received.

If you do not want to be legally bound by the Settlement, you must exclude yourself from it by November 14, 2017. Unless you exclude yourself, you will not be able to sue BofA and related entities for the claims made in this lawsuit or released by the Settlement. If you stay in the Settlement (i.e., don't exclude yourself), you may object to it or ask for permission for you or your own lawyer to appear and speak at the fairness hearing—at your own cost—but you do not have to. Objections and requests to appear are due by November 14, 2017. More information is available at www.PastorBANAFCRASettlement.com. You may also contact the Settlement Administrator with questions at 1-844-200-9297.

The Court will hold a fairness hearing on January 11, 2018, at 10:00 a.m., in Courtroom 4 at 450 Golden Gate Avenue, 17th Floor, San Francisco, CA 94102, to decide whether to approve: (1) the Settlement, (2) attorneys' fees and litigation costs, and (3) incentive payments to the Class Representative. The case number is 3:15-cv-03831-VC.

9/4/17

Dear B of A FCRA Settlement:

I would like to exclude
myself from the settlement case,
Claim # BKP-10149015001-148306.

Sincerely,
Paulina Finorio
(PAULINA FINORIO)

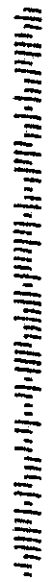


SANTA ANA
CA 92705
05 SEP '17
PM 3:1

P. FINO
26121 La Real-E
Mission Viejo, Ca
92691

Bank of America FARA Settlement
P.O. Box 404023
Louisville, KY
40233-4023

40233-402323



OPT-OUT/EXCLUSION from Settlement

America FCRA Settlement
P.O. Box 404023
Louisville KY 40233-4023

To Whom It May Concern,

I writing to exclude myself, Suzanne J. Fliege, from the Settlement Class in *Bank of America Settlement in Pastor v. Bank of America, N.A., N.D. CA. Case No. 3:15-cv-03831-VC*.

My information:

Name: Suzanne J. Fliege
Address: 1361 Gattegno St, Ypsilanti, MI 48198

Claim # on the post card mailed to me regarding this Settlement: BKP-10150993501-150272

Regards,

A handwritten signature in black ink, appearing to read 'Suzanne J. Fliege', written in a cursive style.

Suzanne J Fliege

OP-OUT/EXCLUSION from Settlement

Amber L. Flyge, Settlement
P.O. Box 4033
Louisville KY 40233-4033

To Whom It May Concern,

I writing to exclude myself, Suzanne J. Flyge, from the Settlement Class in Bank of America Settlement in
Pastor v. Bank of America, N.A., N.D. CA, Case No. 3:15-cv-03831-VC.

My information:

Name: Suzanne J. Flyge
Address: 1361 Gattorno St, Ypsilanti, MI 48198

Claim on the post card mailed to me regarding this Settlement: BKP-10120093201 120275

Regards,

Suzanne J. Flyge



Suzanne Fliege
1361 Gattegno St.
Ypsilanti, MI 48198

4ETPOPLEY
MI 480
21 JUL 17
PM 22



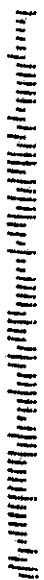
FOREVER
C124704 17 172111

Bank of America
FCRA Settlement

P.O. Box 404023

Louisville, KY
40233-4023

40233-402323



Bank of America FCRA Settlement
P.O. Box 404023
Louisville, Ky. 40233-4023

Re: Exclusion from Class Settlement

Dear Sir/Madam,

I, Manuel J Garate, residing at 2543 DonJay Ave. Kissimmee, Fl.
34741-1768, respectfully request to be excluded from the Bank of America
FCRA Settlement in Pastor v. Bank of America, N.A. CA Case No. 3:15-
cv-03831-VC.

Thank you for your prompt assistance to this matter.

Sincerely,

A handwritten signature in black ink, appearing to read 'Manuel J. Garate', with a stylized flourish at the end.

Manuel J. Garate



7017 0530 0000 4872 9036

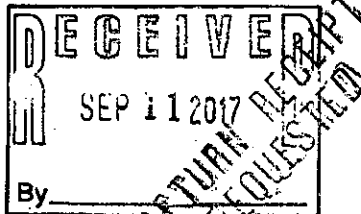
\$6.59

R2304P118731-09

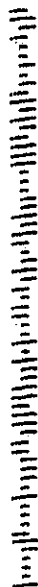
40233



Manuel Sante
2543 Don Jay Ave
Kissimmee, FL



Bank of America FCA Settlement
P. O. Box 404023
Louisville, Ky. 40233-4023



PLACE STICKER AT TOP OF ENVELOPE TO THE RIGHT
OF THE RETURN ADDRESS, FOLD AT DOTTED LINE

CERTIFIED MAIL®



Carolyn Gast
8871 Manahan Drive
Ellicott City, MD 21043

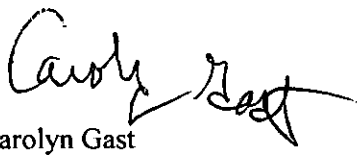
August 21, 2017

Bank of America FCRA Settlement
P.O. Box 404023
Louisville, KY 40233-4023

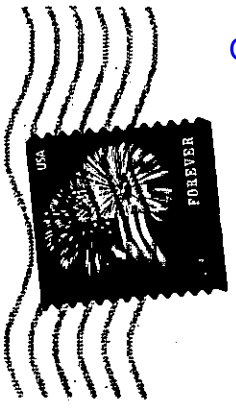
Dear Settlement Administrator,

I would like to be excluded from the Bank of America Settlement in *Pastor v. Bank of America, N.A.*,
N.D. CA. Case No. 3:15-cv-03831-VC.

Sincerely,


Carolyn Gast

BALTIMORE MD 212
21 JUL 2017 PM 6 L



Bank of America FCRA Settlement
PO Box 404023
Louisville, KY 40233-4023

40233-402323

Carolyn Gast
8871 Marahan Dr.
Ellicott City, MD 21043

Oct 11 2017

Dear Sirs

Florece G. Harvey

3440 EL Dorado Hills Bl.

708

EL Dorado Hills, Ca. 95762

Re: Pastor vs. Bank of America
Pastor BANAFERA

Case No. : 3:15-cv-03831-VC

I hereby wish to exclude
myself from the above mentioned
case. Thank you very much.

Florece G. Harvey

Florece G. Harvey
3440 El Dorado Hills Blvd., Apt. 708
El Dorado Hls, CA 95762

SACRAMENTO CA 957

03 OCT 2017 PM 5 L



Bank of America
FCRA Settlement
P.O. Box 404023
Louisville, KY
40233-4023

40233-402323



NO POSTAGE
NECESSARY
IF MAILED
IN THE
UNITED STATES

Marc Menkes
51 Malden Street
Worcester, MA 01606
August 20, 2017

Bank of America FCRA Settlement
P.O. Box 404023, Louisville KY 40233-4023

Re: Bank of America Settlement in Pastor v. Bank of America, N.A., N.D. CA. Case No. 3:15-cv-03831-VC

To Whom it may concern:

After reviewing my mortgage documents, it has come to my attention that Bank of America did not conduct a credit check without my authorization therefore I am rescinding my claim in the this class action lawsuit. I wish to exclude myself from this claim. Thank you.

Sincerely,

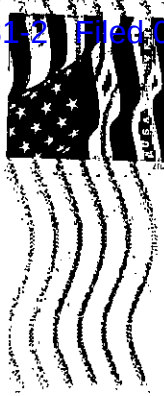
A handwritten signature in black ink, appearing to read "Marc Menkes", with a long horizontal flourish extending to the right.

Marc Menkes



Elise Menkes
51 Malden St
Worcester, MA 01606

MAILING

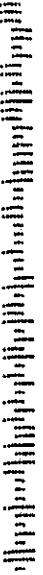


WORCESTER MA 021

09 SEP 2017 PM 10 L

Bank of America FCRA Settlement
PO Box 404023
Louisville, KY 40233-4023

40233-402323



MANCHEE & MANCHEE, P.C.

Attorneys at Law
2745 Dallas Parkway, Suite 420
Plano, Texas 75093

William L. Manchee
James J. Manchee
Marilyn S. Altamira

Tel (972) 960-2240
Fax (972) 233-0713
<http://mancheelawfirm.com>

August 30, 2017

7016 3560 0000 2526 8155

Bank of America
FCRA Settlement
PO Box 404023
Louisville, KY 40233-4023

Re: Opt Out of Bank of America FCRA Settlement

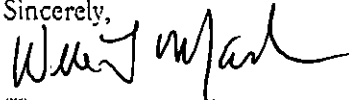
Dear Administrator,

The following individual requests to be excluded from the class action settlement in Pastor vs. Bank of America, N.A., N.D. CA. Case #3:15-cv-03831-VC.

Vincent O. Obe
837 Gillon Drive
Arlington, TX 76001

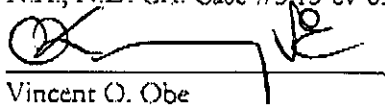
If you have any questions please feel free to contact the undersigned.

Sincerely,



William L. Manchee

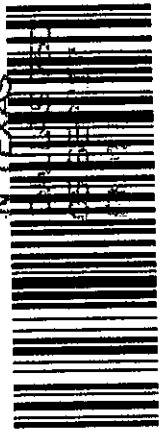
I hereby request to be excluded from the class action settlement in Pastor vs. Bank of America, N.A., N.D. CA. Case #3:15-cv-03831-VC.



Vincent O. Obe

Manchee & Manchee, PC
Attorneys At Law
2745 Dallas Parkway, Ste 420
Plano, TX 75093-8740

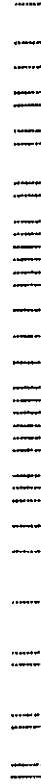
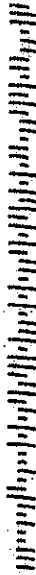
Bank of America
FCRA Settlement
PO Box 404023
Louisville, KY 40233-4023



7016 3560 0000 2526 8155



40233-402323



PLACE STICKER AT TOP OF ENVELOPE TO THE RIGHT
OF THE RETURN ADDRESS. FOLD AT DOTTED LINE

OPT OUT LETTER

August 31, 2017

Bank of America FCRA Settlement
P.O. Box 404023
Louisville, KY 40233-4023

Re: Case: *Pastor V. Bank Of America, N.A.*, N.D. CA. Case No. 3:15-cv-03831-VC

My Name and Address: Sandra D. Pearsall
117 Collins Avenue
Baltimore, MD 21229-3604

To Settlement Administrator:

My name is Sandra D. Pearsall and I reside at 117 Collins Avenue, Baltimore, Maryland, 21299-3604. I want to be excluded from the Bank of America Settlement in *Pastor v. Bank of America, N.A.*, N.D. CA. Case No. 3:15-cv-03831-VC. Below is my signature.

Sincerely,


Sandra D. Pearsall

"For you, Lord, give light
to my lamp..." - Psalm 139

Sandra Pearsall
117 Collins Ave
Baltimore MD 21229



7017 1450 0002 0791 2554



1000



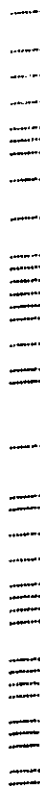
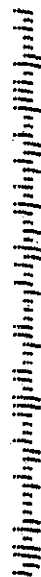
40233

U.S. POSTAGE
PAID
BALTIMORE, MD
21229
SEP 05, 17
AMOUNT
\$3.84
R2305K142676-08

*BANK OF AMERICA FCRA Settlement
PO BOX 404023
LOUISVILLE, KY 40233-4023*

Certified Mail

40233-402323



7017 1450 0002 0791 2554

PLACE STICKER AT TOP OF ENVELOPE TO THE RIGHT
OF THE RETURN ADDRESS. FOLD AT DOTTED LINE

UNITED STATES MAIL

MANCHEE & MANCHEE, P.C.

Attorneys at Law
2745 Dallas Parkway, Suite 420
Plano, Texas 75093

William L. Manchec
James J. Manchec
Marilyn S. Altamira

Tel (972) 960-2240
Fax (972) 233-0713
<http://mancheelawfirm.com>

September 19, 2017

7012 3050 0002 0605 1936

Bank of America
FCRA Settlement
PO Box 404023
Louisville, KY 40233-4023

Re: Opt Out of Bank of America FCRA Settlement

Dear Administrator,

The following individual requests to be excluded from the class action settlement in Pastor vs. Bank of America, N.A., N.D. CA. Case #3:15-cv-03831-VC.

Larry Don Ridens
429 Halesboro St.
Bogata, TX 75417

If you have any questions please feel free to contact the undersigned.

Sincerely,

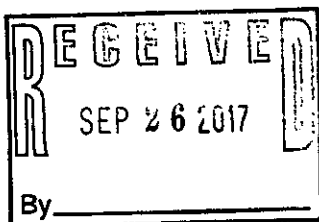

William L. Manchec

I hereby request to be excluded from the class action settlement in Pastor vs. Bank of America, N.A., N.D. CA. Case #3:15-cv-03831-VC.


Larry Don Ridens

CERTIFIED MAIL™

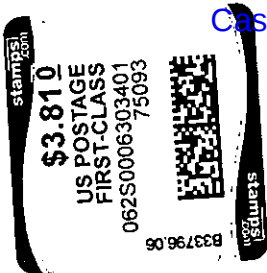
Manchee & Manchee, PC
 Attorneys At Law
 2745 Dallas Parkway, Ste 420
 Plano, TX 75093-8740



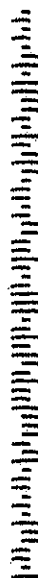
Bank of America
 FCRA Settlement
 PO Box 404023
 Louisville, KY 40233-4023



7012 3050 0002 0605 1936



40233-402323



PLACE STICKER AT TOP OF ENVELOPE TO THE RIGHT
 OF THE RETURN ADDRESS. FOLD AT DOTTED LINE

MANCHEE & MANCHEE, P.C.

Attorneys at Law
2745 Dallas Parkway, Suite 420
Plano, Texas 75093

William L. Manchee
James J. Manchee
Marilyn S. Altamira

Tel (972) 960-2240
Fax (972) 233-0713
<http://mancheelawfirm.com>

September 7, 2017

7016 3560 0000 2526 8209

Bank of America
FCRA Settlement
PO Box 404023
Louisville, KY 40233-4023

Re: Opt Out of Bank of America FCRA Settlement

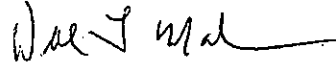
Dear Administrator,

The following individual requests to be excluded from the class action settlement in Pastor vs. Bank of America, N.A., N.D. CA. Case #3:15-cv-03831-VC.

Jeannette Sang
621 Helmsdale Ave.
Valinda, CA 91744

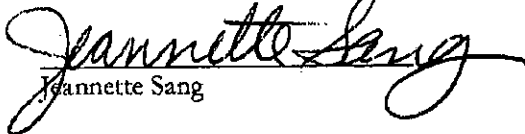
If you have any questions please feel free to contact the undersigned.

Sincerely,



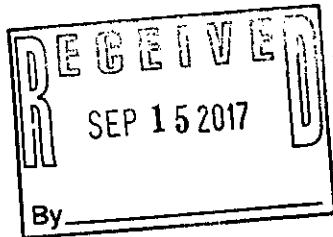
William L. Manchee

I hereby request to be excluded from the class action settlement in Pastor vs. Bank of America, N.A., N.D. CA. Case #3:15-cv-03831-VC.



Jeannette Sang

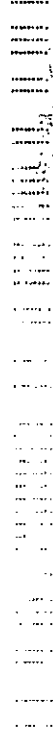
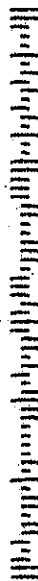
Manchee & Manchee, PC
Attorneys At Law
2745 Dallas Parkway, Ste 420
Plano, TX 75093-8740



7016 3560 0000 2526 8209

Bank of America
FCRA Settlement
PO Box 404023
Louisville, KY 40233-4023

40233-402323



CERTIFIED MAIL®



Aug. 25, 2017

To Bank of America FCR A Settlement.

I Olga A. Stevens
5947 Harrison St.
Garden City MI 48135
734-961-5383

I request exclusion from this settlement
on this Day of Aug. 25, 2017

Olga A. Stevens

Olga Stevens
5947 Harrison St
Garden City, MI 48135

EXTENDED

FOR COPIES

Bank of America FCRA Settlement
P.O. Box 404023
Louisville KY 40233-4023

(M)
(N)
(O)
Q
(R)
(S)
(T)
(U)
(V)
(W)
(X)
(Y)
(Z)

(Handwritten signature)

[illegible]

10

MANCHEE & MANCHEE, P.C.
Attorneys at Law
2745 Dallas Parkway, Suite 420
Plano, Texas 75093

William L. Manchee
James J. Manchee
Marilyn S. Altamira

Tel (972) 960-2240
Fax (972) 233-0713
<http://mancheelawfirm.com>

October 9, 2017

7011 0470 0002 5201 8631

Bank of America
FCRA Settlement
PO Box 404023
Louisville, KY 40233-4023

Re: Opt Out of Bank of America FCRA Settlement

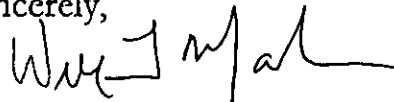
Dear Administrator,

The following individual requests to be excluded from the class action settlement in Pastor vs. Bank of America, N.A., N.D. CA. Case #3:15-cv-03831-VC.

Christopher Scott Martin
2533 Bent Brook
Mesquite, TX 75181

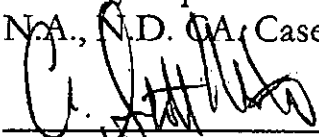
If you have any questions please feel free to contact the undersigned.

Sincerely,



William L. Manchee

I hereby request to be excluded from the class action settlement in Pastor vs. Bank of America, N.A., N.D. CA. Case #3:15-cv-03831-VC.



Christopher Scott Martin

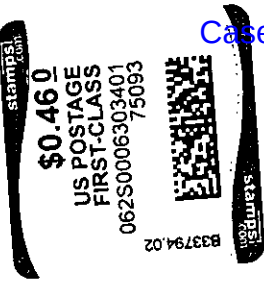
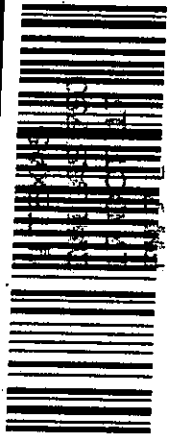
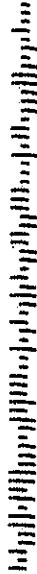
Manchee & Manchee, PC
Attorneys At Law
2745 Dallas Parkway, Ste 420
Plano, TX 75093-8740



7011 0470 0002 5201 8631

Bank of America
FCRA Settlement
PO Box 404023
Louisville, KY 40233-4023

40233-402323



MANCHEE & MANCHEE, P.C.

Attorneys at Law
2745 Dallas Parkway, Suite 420
Plano, Texas 75093

William L. Manchee
James J. Manchee
Marilyn S. Altamira

Tel (972) 960-2240
Fax (972) 233-0713
<http://mancheelawfirm.com>

October 17, 2017

7011 0470 0002 5201 8624

Bank of America
FCRA Settlement
PO Box 404023
Louisville, KY 40233-4023

Re: Opt Out of Bank of America FCRA Settlement

Dear Administrator,

The following individuals request to be excluded from the class action settlement in Pastor vs. Bank of America, N.A., N.D. CA. Case #3:15-cv-03831-VC.

Heather M. Hawkins & Daniel G. Hawkins
674 A C Underwood Rd
Buffalo, KY 42716

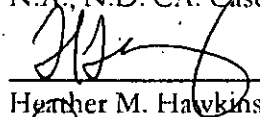
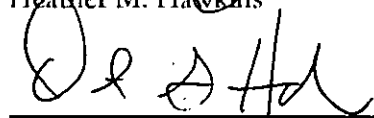
If you have any questions please feel free to contact the undersigned.

Sincerely,

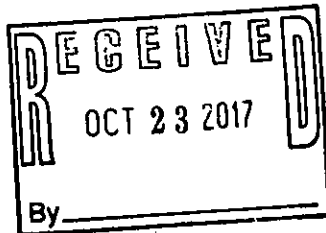


William L. Manchee

I hereby request to be excluded from the class action settlement in Pastor vs. Bank of America, N.A., N.D. CA. Case #3:15-cv-03831-VC.

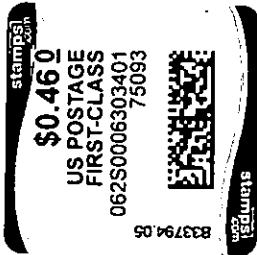
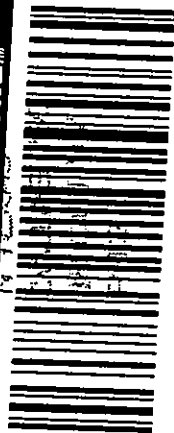

Heather M. Hawkins
Daniel G. Hawkins

Manchee & Manchee, PC
Attorneys At Law
2745 Dallas Parkway, Ste 420
Plano, TX 75093-8740

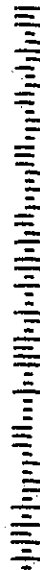


Bank of America
FCRA Settlement
PO Box 404023
Louisville, KY 40233-4023

7011 0470 0002 5201 8624



40233-402323



PLACE STICKER AT TOP OF ENVELOPE TO THE RIGHT
OF THE RETURN ADDRESS. FOLD AT DOTTED LINE.

MANCHEE & MANCHEE, P.C.

Attorneys at Law
2745 Dallas Parkway, Suite 420
Plano, Texas 75093

William L. Manchee
James J. Manchee
Marilyn S. Altamira

Tel (972) 960-2240
Fax (972) 233-0713
<http://mancheelawfirm.com>

October 17, 2017

7012 3050 0002 0605 1660

Bank of America
FCRA Settlement
PO Box 404023
Louisville, KY 40233-4023

Re: Opt Out of Bank of America FCRA Settlement

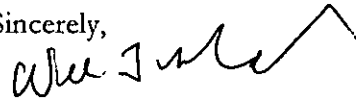
Dear Administrator,

The following individual requests to be excluded from the class action settlement in Pastor vs. Bank of America, N.A., N.D. CA. Case #3:15-cv-03831-VC.

Jerry Don Marsh
10782 PR 3752
Wills Point, TX 75169


If you have any questions please feel free to contact the undersigned.

Sincerely,



William L. Manchee

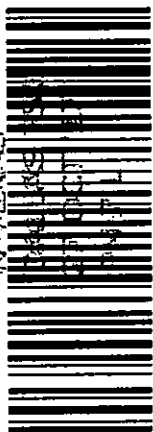
I hereby request to be excluded from the class action settlement in Pastor vs. Bank of America, N.A., N.D. CA. Case #3:15-cv-03831-VC.


Jerry Don Marsh

RECEIVED
JUL 17 2017
JUL 17 2017

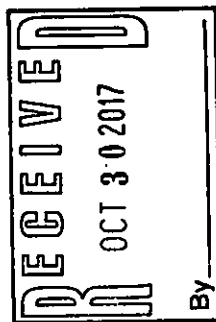
Manchee & Manchee, PC
Attorneys At Law
2745 Dallas Parkway, Ste 420
Plano, TX 75093-8740

CERTIFIED MAILTM

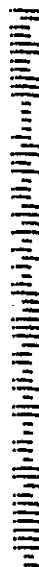


7012 3050 0002 0605 1660

Bank of America
FCRA Settlement
PO Box 404023
Louisville, KY 40233-4023



40233-402323



Oct 24, 2017

Mary A. Davis [claim # BKP-10111294401-11077]

PO Box 20264

Hot Springs Nat'l Park, AR 71903-0264

Exclude me from this

Re: case number 3:15-cv-03831-VC

I submitted a claim via post card which I am withdrawing. I do not want to be included in this class action settlement. I am requesting a written statement from Pastor BANAFERA confirming this request has been honored. With sincere thanks,

Mary A. Davis

CERTIFIED MAIL

James & Mary Alice Davis
PO Box 20264
Hot Springs, AR 71903-0264



7017 2400 0000 3246 1151



1000



40233

U.S. POSTAGE
PAID
HOT SPRINGS NATIONAL PARK, AR
71913
OCT 24, 17

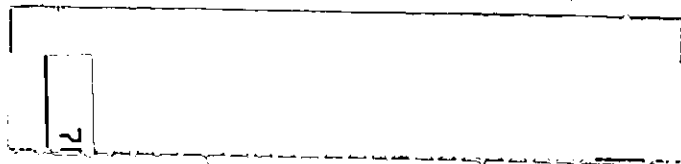
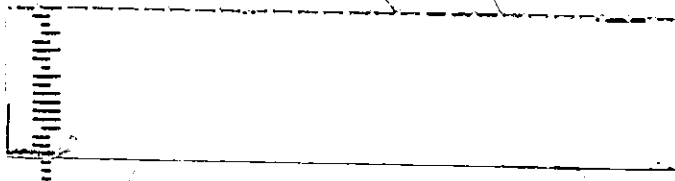
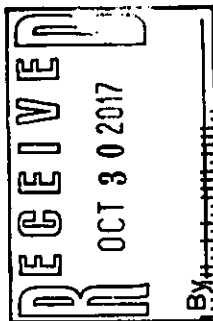
\$6.59

R2304M110026-11

RETURN RECEIPT
REQUESTED

Bank of America FCRA Settlement
P.O. Box 404023
Louisville, KY 40233-4023

40233-402323



PLACE STICKER AT TOP OF ENVELOPE TO THE RIGHT
OF THE RETURN ADDRESS. FOLD AT DOTTED LINE

Koharig Shahinian
304 Heathcliffe Road
Huntingdon Valley, PA 19006
818-399-3951
CLAIM #: BKP-10431448501-429392

VIA CERTIFIED MAIL

~~RETURN RECEIPT REQUESTED~~

Bank of America FCRA Settlement
P.O. Box 404023
Louisville, KY 40233-4023

RE: Bank of America, N.A., N.D. CA. Case No. 3:15-cv-03831-VC

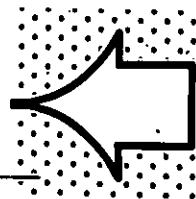
Dear Sir/Madam:

I am a member of the Settlement Class and request to be **OPT OUT** from the settlement in the above captioned action.

Very truly yours,

DATED: 10-21-17


Koharig Shahinian

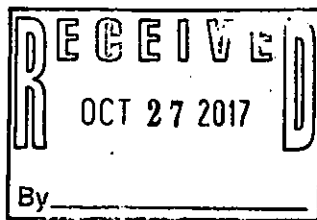


Kohring Shohin
304 Heathcliffe RD
Huntingdon VA 22406

PHILADELPHIA, PA 19103

24 OCT 2017 PM 7:1

BANK of America FCRA Settlement
P.O. Box 404023
Louisville KY 40233-4023



40233-402323



304 304

P.

R.

To exclude yourself from the Settlement, you must send a letter or other written document by mail to the Settlement Administrator. Your request must include:

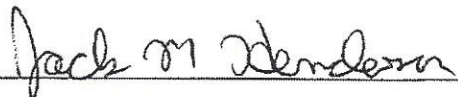
- Your name and address;

Claim #: BKP-10203900801-202903
Jack M. Henderson
1072 Oak Tree Rd
Hoover, Al. 35244-2604

- A statement that you want to be excluded from the Bank of America Settlement in Pastor v. Bank of America, N.A., N.D. CA. Case No. 3:15-cv-03831-VC; and

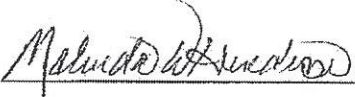
I, Jack M. Henderson, want to be excluded from the Bank of America Settlement in Pastor v. Bank of America, N.A., N.D. CA. Case No. 3:15-cv-03831-VC

- Your signature.



Jack M. Henderson

Date

 11/13/2017

Malinda W Henderson

Date

**LEGAL NOTICE OF PROPOSED
CLASS ACTION SETTLEMENT
AND FAIRNESS HEARING**

If Bank of America accessed your credit report after your account relationship ended, between August 21, 2010 and July 7, 2017, you may be entitled to a cash payment from a class action settlement. Visit www.PastorBANAFCRASettlement.com or call 1-844-200-9297 for detailed information about the Settlement and how to submit a claim.

The Court authorized this notice.

This is not a solicitation from a lawyer

BKP

Bank of America FCRA Settlement
P.O. Box 404023
Louisville, KY 40233-4023

PRESORTED
FIRST CLASS MAIL
U.S. POSTAGE
PAID
SANTA ANA, CA
PERMIT NO. 626



Postal Service: Please do not mark barcode

0326223**P0008-S0750-B0006****AUTO**ALL FOR AADC 350

Claim#: BKP-10203900801-202903

Jack M Henderson

1072 Oak Tree Rd

Hoover, AL 35244-2604



THURSDAY, NOVEMBER 9TH, 2017

TO: BANK OF AMERICA
FCRA SETTLEMENT
ADMINISTRATOR


* FROM: STACEY L. KETCHUM-STEVENSON
* ~~Stacey L. Ketchum-Stevenson~~
283 CE 3870
MINEOLA, TX 75713

RE: BANK OF AMERICA
SETTLEMENT IN
PASTOR V.

BANK OF AMERICA, N.A., N.D. CA.
CASE No. 3:15-cv-03831-VC

* I WOULD LIKE TO OPT OUT ^{or} EXCLUDE MYSELF FROM THIS SETTLEMENT AS I DO NOT CLEARLY UNDERSTAND ITS INTENT, MEANING, OR PURPOSE.

I DID HAVE ACCOUNTS WITH BANK OF AMERICA FOR MANY

EXCLUDE ME PLEASE


7
①

(CASE # 3:15-cv-03831-VC
PASTOR V. BANK OF AMERICA FCRA
SETTLEMENT)

CONTINUED FROM PAGE 1

... YEARS.

I DID, UNFORTUNATELY, HAVE
TO FILE BANKRUPTCY DURING
THE DATES LISTED,

* and *

CONSIDERING THE DIFFICULTY
I HAD WITH BANK OF AMERICA
ON A DEEPLY TRAGIC AND
PERSONAL LEVEL

* and *

HEARING FROM ONE OF
BANK OF AMERICA'S OWN
EMPLOYEES STATE, THAT THEY
"WORK FOR THE DEVIL",

PRETTY MUCH LEADS ME TO
THINK THAT EXCLUDING
MYSELF FROM THIS CLASS
ACTION LAWSUIT WOULD BE IN
MY BEST INTEREST.

[Signature]

(2)

U.S. POSTAGE
QUITMAN, TX
75783
NOV 10, 17
AMOUNT

\$7.08

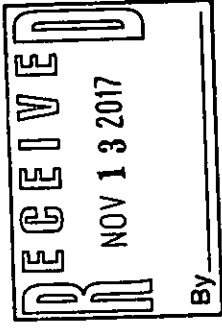
R2305K138742-08



40233



1000



RETURN RECEIPT
REQUESTED

7017 1070 0000 3887 4531

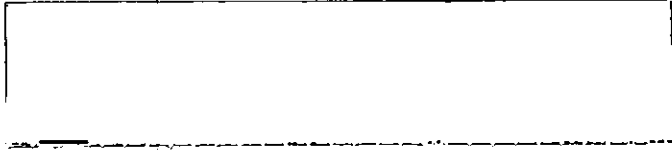
RETURN RECEIPT
REQUESTED

Bank of America
FCRA Settlement
P.O. Box 404023
Louisville, KY 40233-4023

ATTN:
SETTLEMENT
ADMINISTRATOR

RETURN RECEIPT
REQUESTED

S.J.K.S. 283.CP.3870.MINEOLA FL
75773



Settlement Claim Form

Claim #: BKP-10519485201-516969

Name/Address Change, if any:

Stacey Arthur Wyler
781 E Shetland Trl
Cedar, MI 49621-9429

→ I WANT TO
BE EXCLUDED
FROM SETTLEMENT

By submitting this Claim, I am requesting a Settlement Fund Payment.

Address for Settlement Fund Payment (if different from where this notice was sent)

Name: _____

Address: _____

City: _____ State: _____ Zip Code: _____

Signature: _____

Date (mm/dd/yyyy): _____

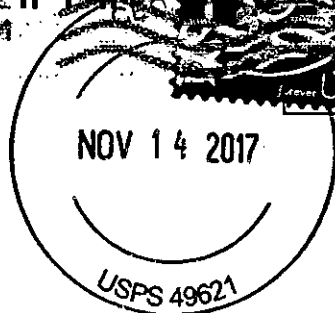
Mail this Claim Form on or before November 14, 2017



10519485201

BKP

TRAVERSE CITY
MI 496 1 E
14 NOV 2017 PM



BANK OF AMERICA FCRA SETTLEMENT
PO BOX 404023
LOUISVILLE KY 40233-4023



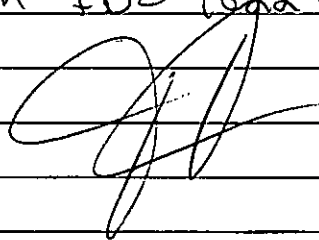
11/13/17

To Court,

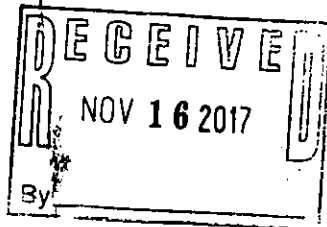
I do not wish to be
class action

part of Pastor BANAFCRA Settlement.

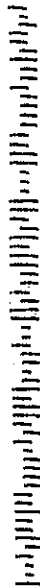
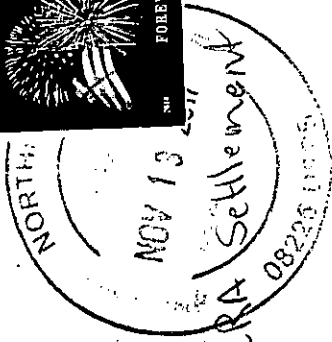
John Scott Jarvie
Claim ID# 10229281401



Scott Jarvie
65 Marshall Dr.
Gilt, N.S. 08234



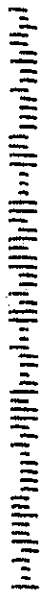
Bank of America FCRA Settlement
P.O. Box 404023
Louisville, KY 40233-4023



Scott Jarvie
65 Marshall Dr.
Gilti, NS. 08234

RECEIVED
NOV 16 2017
By _____

Bank of America FCRA Settlement
P.O. Box 404023
Louisville, KY 40233-4023

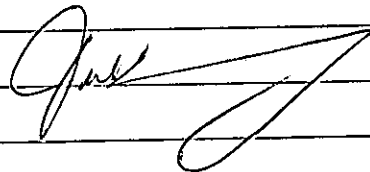


11/13/17

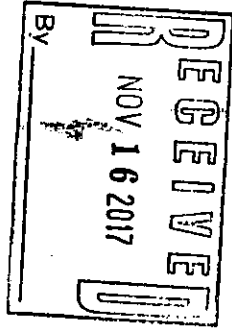
To Court,

I do not want to be
part of the Pastor BANAFCRA class action
settlement.

Julia Hennessey
claim # 10204558601



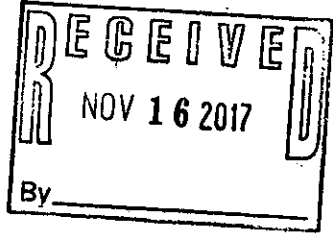
J. Hennessey
65 Marshall Dr
E.H.T. NJ 08234



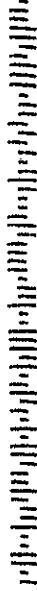
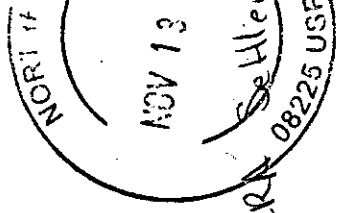
Bank of America FCRA Settlement
P.O. Box 404023
Louisville, KY 40233-4023



J. Hennessy
65 Marshall Dr
E.H.T. NO. 08234



Bank of America FCRA Settlement
P.O. Box 404023
Louisville, KY 40233-4023



ATTN: * **SETTLEMENT ADMINISTRATOR**
(Settlement) **EXCLUSION FORM**

Claim #: BKP-10493748801-491348

George M Voirol
2408 Abbey Dr Apt 6
Fort Wayne, IN 46835-3129

→ **EXCLUSION STATEMENT**
GEORGE M. VOIROL

RE: **BANK OF AMERICA SETTLEMENT:****PASTOR V. BANK OF AMERICA, N.A., N.D. CA.****CASE NO. 3:15-cv-03831-VC****→ NOTICE OF MY CONFIRMATION OF EXCLUSION****FROM THIS SETTLEMENT - PLEASE RECORD &
REGISTER THIS NOTICE PROMPTLY, THANK YOU.**

Signature :

Date (mm/dd/yyyy) :

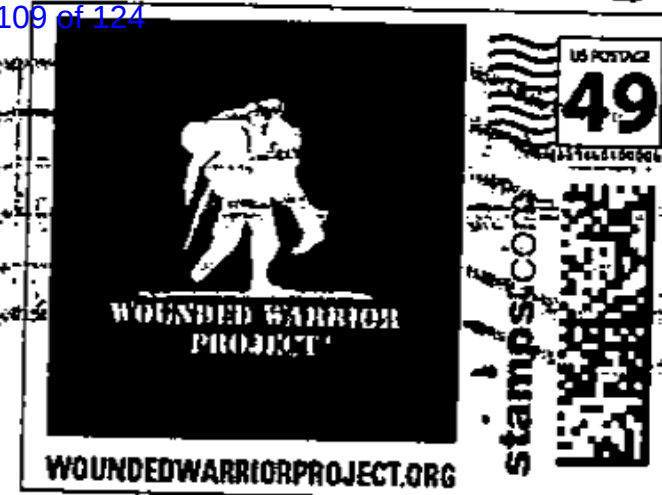
George M. Voirol
9/12/2017

Mail this Claim Form on or before November 14, 2017

10493748801

BKP

12 SEP 2017 PM 2 L



BANK OF AMERICA FCRA SETTLEMENT
PO BOX 404023
LOUISVILLE KY 40233-4023



November 13, 2017

Bank of America
FCRA Settlement
P.O. Box 404023
Louisville, KY 40233-4023

Dear Sirs

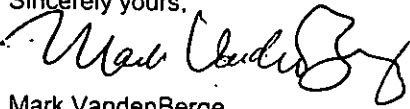
I am writing to ask that you please exclude me from the Bank of America Settlement in Pastor v. Bank of America, N.A., N.D. CA. Case No. 3:15-cv-03831-VC;

My name is:

Mark VandenBerge
226 Antisdal NE
Grand Rapids, MI 49503

Thank you in advance for your kind cooperation in this matter.

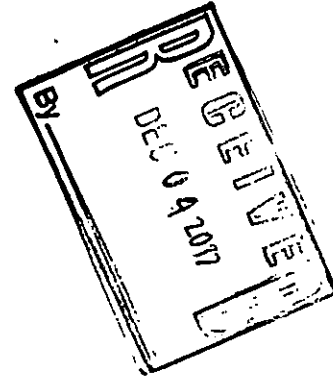
Sincerely yours,

A handwritten signature in black ink, appearing to read "Mark VandenBerge", written in a cursive style.

Mark VandenBerge

Mark Vander Berge
226 Antisdel Pk
Grand Rapids, MI 49503

GRAND RAPIDS MI



4029334023 B200

PLEASE ENCLOSE PAYMENT COUPON ONLY WITH YOUR PAYMENT

- ENCLOSE PAYMENT COUPON, MAKE SURE ADDRESS SHOWS THROUGH WINDOW IN ENVELOPE
- MAKE CHECKS PAYABLE TO BLUE CROSS BLUE SHIELD OF MICHIGAN
- WRITE ACCOUNT NUMBER ON CHECK
- DO NOT STAPLE PAYMENT COUPON TO YOUR CHECK

PLEASE REMEMBER

Blue Cross Blue Shield of Michigan
P.O. Box 363174
Detroit, MI 48253-9174



000

TO:

Bank of America FCRA Settlement
P.O. Box 404023
Louisville, KY 40233-4023

Dear Bank of America Settlement Administrator:

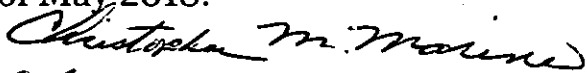
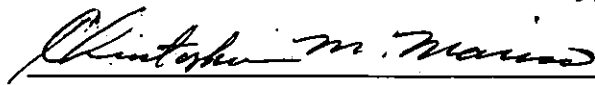
I, Christopher M. Marino, wish to be excluded from the Bank of America settlement in: *Pastor v. Bank of America, N.A., N.D. CA.* Case No. 3:15-cv-03831-VC.

My contact information is:

Christopher M. Marino
528 Oakhurst Terrace
Auburn, CA 95603-6060

That I, Christopher M. Marino, wish to be excluded from this settlement.

Dated this 8 day of May 2018.



CHRISTOPHER M. MARINO

Christopher P. Burke, Esq.
702 Plumas Street
Reno, Nevada 89509



7017 1000 0000 7276 2574

002E



U.S. POSTAGE
PAID NV
RENO NV
89510
MAY 15 18
AMOUNT

\$6.70

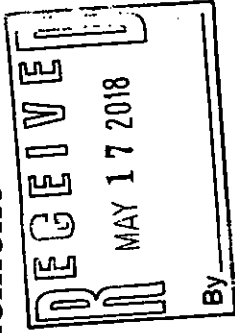
R2304W120922-23



1000

40233

Bank of America FCRA Settlement
P.O. Box 404023
Louisville, KY 40233-4023



58 Royal Drive
Piscataway, NJ 08854
May 29, 2018

Bank of America FCRA Settlement
P.O. Box 404023
Louisville KY 40233-4023

Dear Sir/Madame:

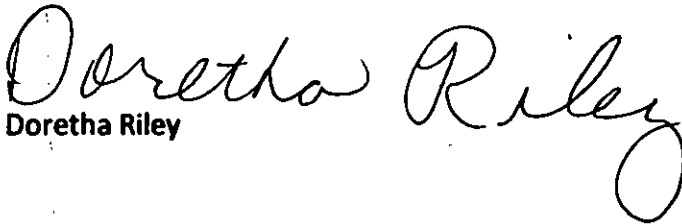
I am writing this letter to opt out of/be excluded from the Bank of America Settlement (Settlement Class) in *Pastor v. Bank of America, N.A.*, N.D. CA. Case No. 3:15-cv-03831-VC

My name and address are:

Doretha Riley
58 Royal Drive, Apartment 267
Piscataway, NJ 08854

Please call (732) 752-8016 to confirm receipt of this letter. If I'm not available when someone calls, please leave a message with a return phone number.

Sincerely,


Doretha Riley

Doretha Riley

Sincerely,

calls, please leave a message with a return phone number.

Please call (735) 325-8016 to confirm receipt of this letter. If I'm not available when someone

Discardway, IN 08824

28 Royal Drive, Apartment 503

Doretha Riley

My name and address are:

(Settlement Class) in Foster v. Bank of America, N.A., N.D. CA Case No. 3:15-cv-03831-VC

I am writing this letter to opt out of/be excluded from the Bank of America Settlement

Dear Sir/Madame:

Louisville KY 40533-4053

P.O. Box 404053

Bank of America FCA Settlement

May 28, 2018

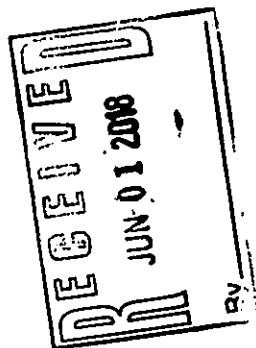
Discardway, IN 08824

28 Royal Drive

Doretha Riley
58 Royal Cr Apt 267
Piscataway, NJ 08854-3390



7017 3040 0000 8402 5829



40233

U.S. POSTAGE
PAID
EDISON, NJ
08859
MAY 29, 18
AMOUNT
\$6.70
R2304E107397-17

Bank of America FCPA Settlement
P.O. Box 404023
Louisville, KY
40233-40233



PLACE STICKER AT TOP OF ENVELOPE TO THE RIGHT
OF THE RETURN ADDRESS. FOLD AT DOTTED LINE.

CERTIFIED MAIL

Debra Vacca
3165 N Atlantic Ave B107
Cocoa Beach FL 32931

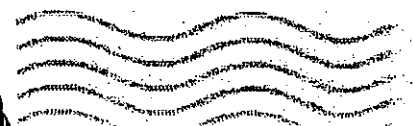
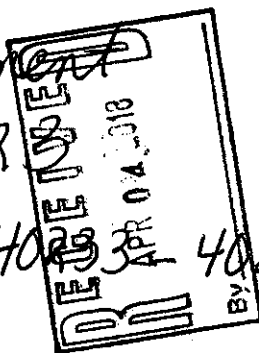
FCRA Settlement 4/3/2018
Re: Exclusion Request

Exclude my name from this
lawsuit / and don't ever
automatically include my name in
any other lawsuit or settlement!

Debra Vacca



FCRA Settlement
PO Box 40402
Louisville KY 40232



ORLANDO FL 328

APR 04 2018

February 26, 2018

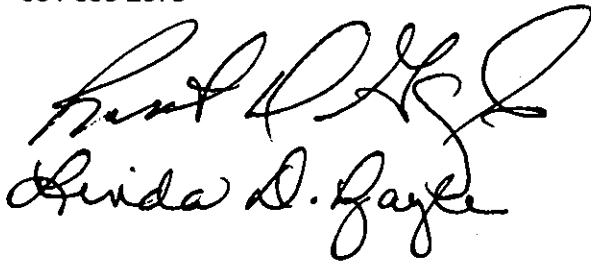
Paneque v. Bank of America, N.A.
c/o KCC Class Action Services
P.O. Box 404041
Louisville, KY 40233

To Whom It may Concern,

We wish to be excluded from this class action suit.

Robert D. Gayle
Linda D. Gayle
5820 NW 48 Avenue
Coconut Creek, FL 33073-2306

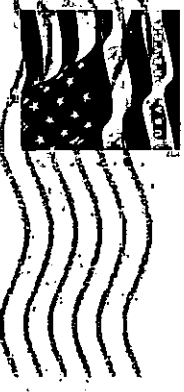
954-806-2676

The block contains two handwritten signatures in black ink. The top signature is for Robert D. Gayle, featuring a large, stylized 'R' and 'G'. The bottom signature is for Linda D. Gayle, written in a more cursive, flowing script.

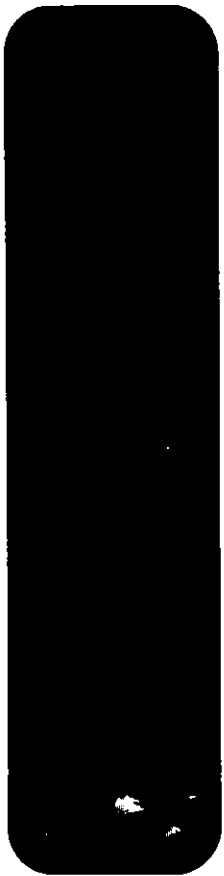
Robert Gayle
5820 NW 48th Ave.
Coconut Creek, FL 33073

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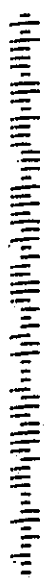
MILWAUKEE FL 331
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Paragene v. Bank of America
c/o KCC Class Action Services
P.O. Box 404041
Gainesville, KY 40233



40233-404141



February 26, 2018

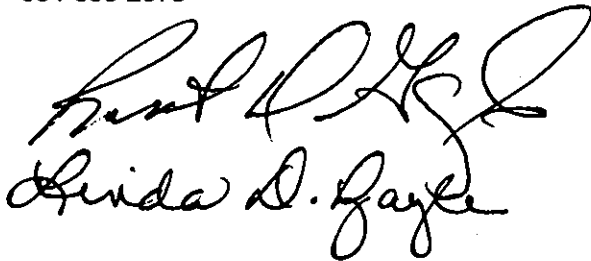
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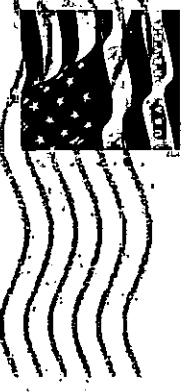
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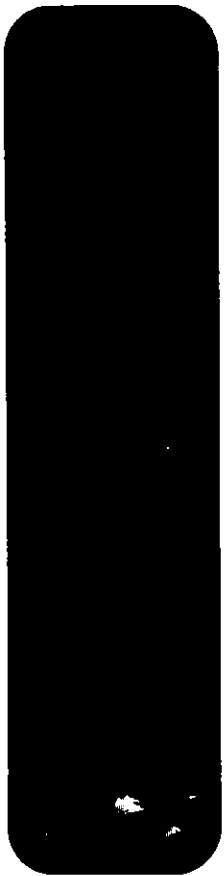
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